

EXTRAORDINARY

REGD. NO. JK—33



**THE  
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 125] Jammu, Wed., the 13th Feb., 2013/24th Magha, 1934. [No. 45-3

Separate paging is given to this part in order that it may be filed as a separate compilation.

**PART II—B**

**Notifications, Notices and Orders by Heads of Departments.**

**BEFORE THE INDUSTRIAL TRIBUNAL/LABOUR COURT,  
J&K, JAMMU.**

Present : Shujat Ali Khan, District and Session Judge.

File No. 107/LC

Workers of KC Refinery,  
Bari Brahmana, namely :—

V/s.

Date of Inst. : 01-09-2008.

Manager,  
M/s K. C. Refinery,  
Bari Barhmana, Jammu.

1. Parveen Kumar S/o Nirmal  
R/o Matnawal, P/O Mainawara,  
District Muzaffarpur (U. P.)
2. Ranbir Singh S/o Saletu Ram  
R/o Matnawali P/O Kinwara  
District Muzaffarpur (U. P.)

3. Nanku Prasad S/o Rakhai  
Prasad R/o District Dariapur,  
P/O Koilsa (U. P.)
4. Sardari Lal S/o Beli Ram R/o  
Village Kothey Marilain, P/O  
Kheri, Bishnah, District Jammu.
5. Madhur Prasad S/o Krishan Dutt  
R/o Village Dhudi, Tehsil and  
District Samba.
6. Ravinder Singh S/o Johan Singh  
R/o Village Matnawali, P/O Kivana  
District Muzzaffarpur (U. P.)
7. Satpal S/o Mangat Ram R/o  
Village Khari Kothey,  
Tehsil Bishnah, District Jammu.
8. Ram Chander S/o Puran Masih  
R/o Zovad, H. P. O. Phulpur,  
District Azamgarh (U. P.)
9. Sunil Sebastian S/o K. O. Sebastian  
R/o Kithakattu House, Kuthukuzhy,  
P/O Kothamanglam, Eranakulam,  
Kerla.
10. Major Lal S/o Kehar Chand R/o  
V. P. O. Birpur, District Samba.
11. Ganga Bhadur S/o Karan Chand  
R/o Village Dhawa-Kharak Chanderkote,  
District Gulmi, W. Nepal.
12. Ravi Kumar S/o Sain Dass  
R/o H. No. 62/1, Ekta Vihar,  
Gangyal, Jammu.
13. Shankar Singh S/o Mangali Singh  
R/o Village Kurambanketra, P/O  
Kurambanketra, Orrisa.
14. Paras Ram S/o Duni Ram R/o  
Village Rajpur Khullat, Birpur,  
District Jammu

15. Dutia Krishan S/o Anand Pradhan  
R/o Village Kuruma, District Banktara  
Nayagarh, Orrisa.
16. Dashrathi Sahu S/o Panchu Sahu  
R/o Bandha Bhuin, P/O Beruana  
Nayagarh, Orrisa.
17. Hem Raj S/o Buri Ram R/o  
Lovely, P/O Utterbeni, Tehsil and  
District Samba.
18. Jamiel Singh S/o Sant Ram R/o  
Madana, P/O Sadyal, District Samba.
19. Pritam Chand S/o Banarsi Lal  
R/o Village Kothey Mastey, P/O  
Khairi, District Samba.
20. Isher Dass S/o Kamelu Ram  
R/o Village Patti, P/O Raya,  
District Samba.

Through Jt. Secretary, CITU

(Petitioners)

(Respondent)

Petitioner present through authorized representative.  
Nemo for the respondent.

Date of Announcement 04-05-2012.

**Award**

The Govt. of Jammu and Kashmir, Labour and Employment Department vide there SRO-131 dated 16th May, 2008 referred the above titled matter to this court for adjudication on the following two points of reference :-

1. Whether the termination of services of thirty seven workmen and non-payment of bonus to them by the management is legally justified?
2. If not, what relief they are entitled to ?

On receipt of the reference, the parties were put on notice to appear before this court in person or through any authorized representative and file their respective claims, if any, to this reference. The petitioners in response

filed the statement of claims while as the respondent did not choose to appear before the court despite he was summoned time and again through different modes. Finally on 16-02-2010, a publication was made in Daily Excelsior, Jammu wherein the respondent was asked to appear before the court on 02-03-2010 failing which the case would be heard *ex party* presuming that the respondent has nothing to say in defense. Even then the respondent did not choose to appear before the court and accordingly on 26-08-2010 the respondent was proceeded *ex party*.

The claim of the petitioners as reflected in the conciliation proceedings and projected in the statement of claims precisely is that the petitioners were in the employment of respondent factory from last 8-27 years. They are designated as per the work assigned to them and were getting wages on monthly basis. The management of the respondent factory suddenly started terminating the services of the petitioners from August, 2004 to December, 2005 without assigning any reasons thereto and without complying the provisions of Industrial Dispute Act. Aggrieved of this action of the management, the petitioners approached the Conciliation Officer/Assistant Labour Commissioner, Jammu in terms of section 12, Industrial Dispute Act for settlement of dispute between the parties amicably, where the respondent seem to have appeared only once and thereafter did not join the conciliation proceedings resulting failure of the conciliation proceedings and in term present reference.

Record placed on file suggests that right from the termination of the petitioners from employment of the respondents till date of reference of the present petition the petitioners have all along been running from pillar to post for redressal of their grievances. They seem to have approached the Office of the Hon'ble Chief Minister several times in this regard. The Labour Commissioner, Jammu and Kashmir, Jammu has also addressed a letter to Principal Secretary to the Government, Labour and Employment, Civil Secretarial, Jammu which has been placed on record wherein he has expressed that the petitioners have been working in the respondent's factory from last 8 to 27 years. The respondent terminated them in between August, 2004 to 31st December, 2005. The workers approached the management for knowing the reasons of termination but nothing was done by management. The representatives of the petitioners also filed an application for the payment of bonus to the workers from 2003 to April, 2005 which has not been paid to workers by the respondent.

The petitioners have led their evidence in *ex party* by way of affidavits. In this regard each petitioner has filed an affidavit disclosing their dues and outstanding emoluments which in total amounts Rs. 27,37,090.00/-. Petitioners in their affidavit have very fairly stated that the management of respondent

factory closed the factory in the month of November, 2005 without following the conditions precedent as laid down in Industrial Dispute Act. Since, the respondent has not chosen to contest, hence this part remains un rebutted whether the termination of the petitioners was due to closure of factory or otherwise. However, one can understand that the termination of the petitioners has been affected from August, 2004 to December, 2005 and it is November, 2005 when the factory has been closed. Hence, this retrenchment appears to be related with the closure of the factory not outcome of any disciplinary action. Whatever shall be the reasons for the termination of the petitioners but in the illusion of industrial adjudication it is well settled that it is too late in the day for the employer to hire and fire the employee without sufficient and reasonable cause. If the management of the respondent's factory has chosen to close down the factory they were required to follow the procedure established by Law under Industrial Dispute Act. The relevant provision dealing with such situation has been incorporated under section 25-O of Industrial Dispute Act which reads as under :-

**Section 25-O. Procedure for closing down an undertaking.-(1)**

An employer who intends to close down an undertaking of an industrial establishment to which this Chapter applies shall, in the prescribed manner, apply, for prior permission at least ninety days before the date on which the intended closure is to become effective, to the Appropriate Government, stating clearly the reasons for the intended closure of the undertaking and a copy of such application shall also be served simultaneously on the representatives of the workmen in the prescribed manner :

Provided that nothing in this sub-section shall apply to an undertaking set up for the construction of buildings, bridges, roads, canals, dams or for other construction work.

From the perusal of record on file and the failure report submitted by the Conciliation Officer along with the present reference it is crystal clear that the management of respondent factory has not approached to the Government in terms of section 25-O (1) for seeking prior permission. In view of this, the management of respondent factory can not be allowed to close down the undertaking and escape their liability. The workmen who have been employed by them in the undertaking accrue some legal rights which cannot be snatched from them arbitrarily. Before thinking of closing the undertaking the management should have made full and final settlement with the employees and made them the balance payment, if any, on account of their bonus, salary, leave encashment, gratuity, retrenchment compensation, notice pay etc.

In view of this, I hold the petitioners except petitioners figuring at serial number I and II namely Sh. Parveen Kumar and Sh. Ganga Bhadur, entitled to all the benefits in terms of section 25FFF read with section 25F of Industrial Disputes Act. I also hold the petitioners entitled to the outstanding bonus and balance wages.

With regard to petitioners figuring at serial number I and II namely Sh. Parveen Kumar and Sh. Ganga Bhadur no sufficient evidence is available on record of file which shall suggest that these two petitioners were ever employees of the respondent factory and have any cause of action available against the respondent factory. Even these petitioners have not bothered to record their own statement in support of their claim ; hence, they are not entitled to any such benefit from factory which is discussed hereinabove.

The reference is accordingly replied. A copy of this award be sent to the Government of Jammu and Kashmir through its Commissioner/Secretary, Labour Department for information and publication in the Government Gazette. File after its due completion be consigned to records.

Announced :

04-05-2012.

(Sd.) SHUJAT ALI KHAN,

Presiding Officer,  
Industrial Tribunal/Labour Court,  
J&K, Jammu.







EXTRAORDINARY

REGD. NO. J&K—33



**THE  
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

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Vol. 125] Jammu, Fri., the 4th Jan., 2013/14th Pausa, 1934. [No. 40-a

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Separate paging is given to this part in order that it may be filed as a  
separate compilation.

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**PART I—B**

**Jammu and Kashmir Government—Notifications.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—LABOUR AND EMPLOYMENT  
DEPARTMENT**

**Notification**

**Jammu, the 4th January, 2013.**

**SRO-3.—In exercise of the powers conferred by sub-section (2) of section 5 of the Minimum Wages Act, 1948 (Act No. XI of 1948), the Government of Jammu and Kashmir, after consulting the Advisory Board, hereby revise the minimum rates of wages in respect of the Scheduled Employments as per details shown in "A" to this notification.**

2 The J&K Govt. Gazette, 4th Jan., 2013/14th Pausa, 1934. [No. 40-a

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This notification shall and shall always be deemed to have come into force with effect from 01-01-2013.

By order of the Government of Jammu and Kashmir.

(Sd.) YEDULLAH, IAS,

Commissioner/Secretary to Government,  
Labour and Employment Department

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*Annexure "A" to SRO 3 dated 04-01-2013*

Name of Industry		Current Wages per day (in rupees)	Revised Wages (in rupees)
1	2	3	4

1. Construction Industry :

(i)	Un-Skilled	Rs. 110.00	Rs. 150 per day
(ii)	Semi-Skilled	Rs. 150.00	Rs. 175 per day
(iii)	Skilled	Rs. 200.00	Rs. 225 per day
(iv)	Ministerial/Superior/ Accts.	Rs. 175.00	Rs. 200 per day

2. Forest Industry :

(i)	Un-Skilled	Rs. 110.00	Rs. 150 per day
(ii)	Semi-Skilled	Rs. 150.00	Rs. 175 per day
(iii)	Skilled	Rs. 200.00	Rs. 225 per day
(iv)	Ministerial/Superior/ Accts.	Rs. 175.00	Rs. 200 per day

3. Brick Kin Industry :

(i)	Un-Skilled	Rs. 110.00	Rs. 150 per day
(ii)	Semi-Skilled	Rs. 150.00	Rs. 175 per day
(iii)	Skilled	Rs. 200.00	Rs. 225 per day
(iv)	Ministerial/Superior/ Accts.	Rs. 175.00	Rs. 200 per day

1	2	3	4
4. Agriculture Industry			
(i)	Un-Skilled	Rs. 110.00	Rs. 150 per day
(ii)	Semi-Skilled	Rs. 150.00	Rs. 175 per day
(iii)	Skilled	Rs. 200.00	Rs. 225 per day
(iv)	Ministerial/Superior/ Accts.	Rs. 175.00	Rs. 200 per day
5. Rice, Floor, Dal Mills Industry :			
(i)	Un-Skilled	Rs. 110.00	Rs. 150 per day
(ii)	Semi-Skilled	Rs. 150.00	Rs. 175 per day
(iii)	Skilled	Rs. 200.00	Rs. 225 per day
(iv)	Ministerial/Superior/ Accts.	Rs. 175.00	Rs. 200 per day
6. Hotel/Restaurant, Tea Stall & Commerce :			
(i)	Un-Skilled	Rs. 110.00	Rs. 150 per day
(ii)	Semi-Skilled	Rs. 150.00	Rs. 175 per day
(iii)	Skilled	Rs. 200.00	Rs. 225 per day
(iv)	Ministerial/Superior/ Accts	Rs. 175.00	Rs. 200 per day
7. General Group Category-A (22-Employments)			
(i)	Un-Skilled	Rs. 110.00	Rs. 150 per day
(ii)	Semi-Skilled	Rs. 150.00	Rs. 175 per day
(iii)	Skilled	Rs. 200.00	Rs. 225 per day
(iv)	Ministerial/Superior/ Accts.	Rs. 175.00	Rs. 200 per day

1	2	3	4
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8. Category-B (6-Employments):

(i)	Un-Skilled	Rs. 110.00	Rs. 150 per day
(ii)	Semi-Skilled	Rs. 150.00	Rs. 175 per day
(iii)	Skilled	Rs. 200.00	Rs. 225 per day
(iv)	Ministerial/Superior/ Acctts.	Rs. 175.00	Rs. 200 per day

**General Group**

*Group "A" 22-Employments*

S No.      Name of employments

1	2
01.	Woolen Carpet making of Shawl Weaving
02.	Oil Mills (including Kohloos)
03.	Tanneries, Leather Manufacturing
04.	Embroidery including Chain-Stitch
05.	Wood Carving
06.	Light Engineering Work
07.	Workshops
08.	Steel Metal Rolling Mills
09.	Sillicate I, Chemical Works
10.	Manufacturing of Wood Products
11.	Manufacturing of Food Products
12.	Manufacturing of Metal, Steel Utensils
13.	Rosin and Turpentine Products
14.	Manufacturing of Soap and Detergent
15.	Manufacturing of Arms and Ammunition
16.	Manufacturing of Sports Goods
17.	Manufacturing and Tailoring of Garments
18.	Manufacturing of Drinks and Breweries
19.	Ice Factory and Cold Storage
20.	Manufacturing of Medicines/Hospital Equipment
21.	Local Authority, Municipalities and Municipal Committees
22.	Private Brick & Tile Making

*Group "B" 6-Employments*

- 01. Stone Breaking or Stone Crushing
- 02. Motor Transport
- 03. Shops and Establishments
- 04. Private Transport Industries
- 05. Auto Body Fabrication
- 06. Hair Cutting Saloons.

(Sd.) SHAHNAWAZ B' KHARI, KAS,

Deputy Secretary to Government,  
Labour and Employment Department







**THE  
JAMMU & KASHMIR GOVERNMENT GAZETTE**

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Separate paging is given to this part in order that it may be filed as a  
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**PART III**

**Laws, Regulations and Rules passed thereunder.**

GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—REVENUE DEPARTMENT  
(HAJ AND AUQAF SECTION)  
SRINAGAR/JAMMU

Notification

Jammu, the 30th January, 2013.

SRO-29.—In exercise of the powers conferred by section 47 of the Haj Committee Act, 2002 (35 of 2002), the Government of Jammu

and Kashmir in consultation with the Central Government, hereby makes the following rules, namely :—

## CHAPTER I

### Preliminary

1. *Short title and commencement.*—(1) These rules may be called the J&K State Haj Committee Rules, 2013.

(2) They shall come into force on their publications in the Government Gazette.

2. *Definitions.*—In these rules, unless the context otherwise requires,—

- (a) “Act” means the Haj Committee Act, 2002 ;
- (b) “Chairperson” means the Chairperson of the J&K State Haj Committee ;
- (c) “Committee” or “State Haj Committee” means the Jammu and Kashmir State Haj Committee constituted under section 17 of the Act ;
- (d) “State” means the Jammu and Kashmir State ;
- (e) “Government” means the Government of Jammu and Kashmir ;
- (f) “Haj Fund” means the Jammu and Kashmir State Haj Fund ;
- (g) Words and Expressions used in these rules and not defined but defined in the Act shall have the respective meanings assigned to them in the Act.

## CHAPTER II

### Nomination of Members of the Committee

3. *Manner of nomination of members of the Committee.*—(1) The Government (in the Revenue Department), shall constitute/reconstitute the Committee in accordance with the provisions of section 18 of the Act, from the following categories of persons, at least one month before the expiry of the term of the Committee in office :—

- (a) One Muslim Member of Parliament from the J&K State ;
- (b) **Two Muslim Members**—One of the Legislative Council and one of the Legislative Assembly of J&K State ;
- (c) Three Muslim Members representing the Local Bodies of the J&K State ;
- (d) Three Muslim Members having experience in Muslim Theology and Law including one Shia Muslim ;
- (e) Five Muslim Members from Muslim voluntary organizations in the field of public administration, finance, education, culture or social work ; provided that if any member ceases to be a Member of the Parliament or the Legislative Council/Assembly or the Local Body or becomes subject to any of the disqualification specified in section 23 of the Act, the Government shall fill the vacancy within a period of one month ;
- (f) Executive Officer of the State Haj Committee, who shall be the Ex Officio Member of the State Committee ;
- (g) The Chairperson of the J&K State Wakf Council, (Ex Officio) ; Member-Secretary of the Committee ;

(2) Appointment of the members shall be notified under section 19 of the Act and published in the Government Gazette.

(3) **Term of office.**—The term of office of the members of the State Committee (Other than the ex officio members and members filling casual vacancies) shall be three years, commencing on the day following of the publication of list of members under section 19 of the Act

4. *Election of the Chairperson.*—(1) After the appointment of the members of the newly constituted Committee, notified under section 19 of the Act, the Government shall notify the first meeting of the Committee, for election of Chairperson. In the said notification the date, place and time of election of Chairperson shall also be specified giving the members one week's clear notice.

(2) The meeting shall be presided over by Secretary to Government, Revenue Department, who shall conduct the proceedings for the election of the Chairperson.

(3) The name of a candidate to the post of Chairperson shall be proposed by a member, which shall be seconded by another member. The voting shall be by secret ballot.

(4) Each member shall have only one vote. The candidate securing highest number of votes shall be declared to have been elected as Chairperson.

(5) In case of a tie, the Chairperson shall be selected by draw of lot.

(6) Where a dispute arises as to the validity of election of Chairperson, any person interested may within fifteen days of the declaration of the result represent to the Government and the decision of the Government in that regard shall be final.

(7) Vice-Chairman of the Committee shall be nominated by the Chairperson or the Government who shall be an expert in administration.

management, finance and necessarily be of a good reputation and man of integrity and has worked as Member/Chairman of the Committee constituted by the Government for all specific purpose.

An ex officio member shall not take part in the election of Chairperson.

*5. Allowances payable to Chairperson and other members.*—(1) The Chairperson and members of the Committee shall be entitled to Travel Allowances and Daily Allowances for attending the meetings of the Committee and undertaking tours whether in India or abroad at the rates admissible to Grade-A Officers of the Government.

(2) The Vice-Chairman shall be a full time paid Officer of the Committee in case the Chairman of the Committee is Chief Minister of the State or any Cabinet Member. However, the Vice-Chairperson shall not draw less than that he was drawing as a member of any other Committee or an officer in the Government as the case may be :

Provided that the members of the Parliament or Legislative Council/ Assembly or Local Bodies, who are members of the Committee shall be entitled to the aforesaid allowances at the rates respectively admissible to them under the rules of Parliament/Legislature/Local Bodies, as the case may be. Provided further that the proposed travel abroad by the Chairpersons or any Member of the Committee is duly approved by the Central Government in the Ministry of External Affairs in advance :

Provided also that in connection with the assignment abroad not more than two members of the Committee including Chairperson shall travel abroad at the same time.

### CHAPTER III

#### **Powers and Duties of Chairperson and other matters relating to that Office**

6. *Convening of meetings of the Committee.*—(1) The meeting of the Committee, after the election or appointment of the Chairperson under section 21 of the Act, shall be held on such day, time and may be fixed by the Chairperson.

(2) If for any reason such meeting is not held on the day fixed under sub-rule (1), it shall be held on any other day, not later than fifteen days to be fixed by the Chairperson.

(3) The meetings of the Committee thereafter may, subject to the provisions of sub-section (1) of section 28 of the Act be held as and when considered necessary by the Chairperson, to make arrangement for or to review the arrangements for Haj :

Provided that the Chairperson of the Committee may, whenever he thinks fit call a special meeting of the Committee on any day fixed by him and he shall, on the written requisition of not less than one-third of the members of the Committee, call an extraordinary meeting on a date not later than four days after such requisition.

(4) If at any time during the meeting of the Committee it is brought to the notice of the Chairperson that the number of members present falls short of the number required to make a quorum under sub-section (2) of section 28 of the Act, the Chairperson shall adjourn the meeting to some other day.

(5) If Chairman of the Committee is not present in the meeting or abstains from the meeting for any reasons, the meeting convened shall be presided over by the Vice-Chairman of the Committee. The Chairman of the Committee shall be made aware of the proceedings of the meeting by the Vice-Chairperson in writing within 5 days of such meeting or meetings.

7. *Powers and duties of the Chairperson.*—(1) The Chairperson shall be at liberty to omit from a notice of motion any matter which he considers to be libellous or grossly offensive and, if he deems proper, disallow a motion altogether on the said ground. The Chairperson may also direct any matter which, in his opinion is libellous or grossly offensive, to be omitted from the minutes of the proceeding of the meeting.

(2) The Chairperson shall disallow—

(a) a proposal moved by any member, where the member or his partner or any other associate is directly or indirectly interested in the management or direction of any business relating to the Pilgrim Traffic or in which any one of them is professionally interested on behalf of a person engaged in such business ;

(b) any motion containing statement, the accuracy of which cannot be substantiated by the mover of the motion.

(3) (a) The Chairperson shall decide summarily all points of order or procedure, but a review of his decision shall be permissible at a subsequent meeting of the Committee.

(b) the proposal for such review shall be addressed to the Committee in the form of a substantive motion directly calling such decision into question, and notice of such motion shall be given, at least, three clear days before the day fixed for the meeting.

(4) The Chairperson may, with the consent of the members present at a meeting, allow any member to introduce any motion not mentioned in the agenda for such meeting.

8. *Resignation of Chairperson and Members.*—The Chairperson, or any other member of the Committee may resign his office by giving a notice in writing under his hand to the Government and the resignation shall be effective from the date of such notice.

9. *Removal of Chairperson and Members.*—The Chairperson or any Members of the Committee may be removed from office in accordance with the provisions of section 25 of the Act.

10. *Filling up of casual vacancy in the office of Chairperson.*—(1) A casual vacancy in the office of Chairperson shall be filled in accordance with the provisions of section 15 read with the provisions of sub-section (2) of section 7.

(2) Any person filling such casual vacancy shall remain in office only so long as the Chairperson, in whose place he is elected or appointed, would have had office, if the vacancy had not occurred.

#### CHAPTER IV

#### **Appointment and Functions of Executive Officer and Employees**

11. *Terms and conditions of services of the Executive Officer of the Committee.*—(1) The appointment to the post of Executive Officer under sub-section (1) of section 29 of the Act may be made by the Government by transfer or on deputation from amongst its officers.

(2) To be eligible for appointment to the post of Executive Officer, a candidate—

- (a) must be a citizen of India ;
- (b) must be a Muslim ;
- (c) must hold a Bachelor's degree from any of the recognized Indian Universities or hold any diploma or degree of any Foreign University, which in the opinion of the Government is equivalent to, or higher than, the aforesaid Bachelor's degree ;



(d) must preferably have the knowledge of Urdu.

(3) The Executive Officer shall not be below the rank of a Deputy Secretary to the Government.

(4) The Executive Officer, if appointed by transfer/on deputation, shall be allowed to draw pay in his own pay scale along with other allowances admissible to him plus. Deputation allowance as admissible under the Government rules. The period of deputation shall ordinarily be three years subject to extension up to five years, for a period not exceeding one year at a time.

(5) The travelling allowance rules for the time being in force shall apply to the Executive Officer.

(6) Leave to the State Government Employee's Rules applicable to the Government employees shall apply to the employees of the Committee.

12. *Functions of the Executive Officer.*—(1) The Executive Officer shall execute the decisions of the Committee and carry out its directions relating to implementation of such decisions in the day to day performance of his duties.

(2) The Executive Officer shall, subject to the provisions of these rules perform such other functions as the Committee may, with the approval of the Government, direct.

(3) The Executive Officer shall directly be responsible to the Committee for the work done by the officials of the Committee.

(4) Subject to the provisions of the Act and these rules, the Executive Officer shall—

(a) be the ex officio Secretary of the Committee and discharge all the duties and exercise all the powers specifically imposed or conferred on the Executive Officer by or under the Act and these rules ;

- (b) be responsible for (i) issuing the notices of the meetings of the Committee to its members ; (ii) recording the minutes of the meeting of the Committee ; (iii) conducting all correspondence between the pilgrims and the Committee ; the Government and the Committee and other authorities/agencies ;
- (c) attend the meetings of the Committee and may take part in the discussions purely in an advisory capacity, but shall have no right to move any resolution or to vote ;
- (d) control the officials working under the Committee ;
- (e) carry into effect the decision of the Committee ;
- (f) perform such other functions as may be entrusted to him by the Committee ;
- (g) be drawing and disbursing officer of State Haj Committee Employees and members and other officers of the Committee :

Provided that in case of any difference of opinion between the Executive Officer and the Committee, he shall bring the matter to the notice of the State Government, whose decision thereon shall be final.

13. *Officers and employees of the Committee.*—(1) The Committee may appoint such officers and other employees as it deems necessary in accordance with the procedure of recruitment sanctioned by the Government.

(2) The Committee may engage such other employees on casual basis during Haj Season, as it deems necessary in accordance with the procedure of recruitment sanctioned by the Government.

(3) All the Officers and other employees of the Committee appointed under sub-section (4) of section 29 shall be responsible to the Executive Officer and shall act according to his instructions.

(4) Service rules applicable to the employees of the Government shall *mutatis mutandis* apply to employees of the Committee.

## CHAPTER V

### Accounts

14. *Jammu and Kashmir State Haj Fund.*—(1) The Committee shall have its own fund to be called the "Jammu and Kashmir State Haj Fund".

(2) Subject to the provisions of the Act and these rules all sums placed to the credit of the Jammu and Kashmir State Haj Fund under section 32 shall be held by the Committee in trust and shall be used for the purposes mentioned in section 33 of the Act.

15. *Payment of moneys into Jammu and Kashmir State Haj Fund and investment of such moneys.*—(1) The Executive Officer of the Committee shall be authority to receive all payments to the Haj Fund and to issue receipts for the same and to make payments on behalf of the Committee.

(2) The Executive Officer shall grant receipts for all moneys received by him to the credit of the Haj Fund. A counterfoil receipt bearing printed receipt numbers shall be maintained for the purpose.

(3) All such moneys shall immediately be deposited in Jammu and Kashmir Bank or such other nationalized bank as the Committee may from time to time direct.

(4) No payment shall be made by the bank out of the Haj Fund except upon a cheque signed by the Executive Officer.

(5) No money shall be withdrawn from the bank unless it is required for immediate payment for the purpose of the Committee.

(6) The appropriation of receipts to expenditure, as a rule, shall not be made.

(7) All payments of more than one hundred rupees, from the Haj Fund shall be made by cheque.

(8) Any person having a claim against the Committee shall present a voucher duly verified and stamped. All vouchers shall be filed and signed in ink. The amount shall be written in figures as well as in words. All corrections and alterations in the vouchers shall be attested by the date initials of the persons signing the receipt.

(9) An officer authorized to handle the money of the Haj Fund shall be responsible for its custody and also for reimbursement to the Committee in case of any loss by theft, fraud, fire or any other cause :

Provided that if in any case, after such inquiry as the Committee may make, the Committee is satisfied that the loss was unavoidable and was not due to any negligence on the part of the officer responsible for the proper custody of the amount, the Committee may not insist on reimbursement of the amount of the loss by the officer concerned, but may write it off.

(10) Amount not required for expenditure during the year shall be invested by the Committee—

(a) In one or other of the following securities, namely :—

- (i) promissory notes, debentures, stocks or other securities of the Government or the Central Government ;
- (ii) Stock or debentures of, or shares in companies, the interest wherein shall have been guaranteed by the Government or the Central Government ;
- (iii) debentures or other securities for money issued by or on behalf of any municipal body under the authority of any Act ;

Or

(b) in fixed deposits for a period as deemed fit by the Committee in—

- (i) Jammu and Kashmir Bank ; or

(ii) any nationalized bank.

(11) The income resulting from any fixed deposit or from any investment shall be credited to the Jammu and Kashmir State Haj Fund.

16. *Budget of Jammu and Kashmir State Haj Committee.*—

(1)(a) The Chairperson shall at a special meeting to be held within three months before the end of the financial year, lay before the Committee an estimate of the income and of the expenditure of the Committee for the year commencing on the first day of April next ensuing, in such detail and from time to time prescribed.

(b) The said details shall be examined and approved by the Executive Officer, before they are placed before the Committee.

(c) The aforesaid estimate shall be completed and printed and a copy thereof sent by registered post or through a courier agency to each member at the address last given by such member, at least, seven clear days prior to the date of the special meeting.

(2) In preparing the annual and supplementary estimates of the Committee's ways and means and expenses to be incurred during the course of the year, the principles laid down in the Financial Rules of the Government shall be followed.

(3) The Committee shall consider the estimate submitted to it under sub-rule (1) and shall sanction such estimate either unaltered or subject to such alteration as it may think fit.

17. *Maintenance of accounts and its audit.*—(1) The Committee shall cause to be maintained such books of account and other books in relation to its accounts in such form and in such manner as may be prescribed.

(2) The bills and other papers presented for payment shall be examined by the Executive Officer and if the claim is admissible. He shall make an order to pay the bill and sign it.

(3) The Executive Officer shall ensure that the bill is complete and affords sufficient information as to the nature of the payment and that the payee actually receives the amount for which the bill has been passed and gives a legal acquaintance.

(4) It shall be the responsibility of the Executive Officer to ensure that the contributions, fees, rents and other amounts due to Committee are promptly demanded, realized and credited to the Haj Fund.

(5) The Executive Officer shall be incharge of the work relating to the finance budget and accounts of the Committee and shall cause the accounts audited by the auditors.

(6) For the purpose of auditing, the auditors shall have access to all the accounts, records and correspondence of the Committee.

(7) The objections raised by the auditors shall be settled by the Executive Officer with least possible delay.

(8) The accounts of the Committee as certified by the auditors of the Controller of Accounts of the Government together with the report thereon shall be forwarded annually by the Committee to the Government for being laid before the Legislative Assembly.

(9) The Executive Officer of the State Haj Committee shall take into confidence the Chairman or Vice-Chairman as the case may be, about the daily activities of the Committees and also seek approval in matters of information in connection with pilgrimage organized by the State Haj Committee.

18. *Entering into contracts and incurring of expenditure by the Jammu and Kashmir State Haj Committee.*—(1) Subject to other provisions of this rule, the Executive Officer shall be competent to enter into any contract or to incur any expenditure necessary for the

performance of the duties of the Committee as laid down under section 27 of the Act and these rules.

(2) Every contract or expenditure—

- (a) of a value or amount exceeding fifty thousand rupees but not exceeding one lakh rupees shall require sanction of the Chairperson.
- (b) of a value or amount exceeding one lakh rupees shall require the approval of the Committee :

Provided that nothing contained in this sub-rule shall apply to any expenditure relating to any of the following items, namely :—

- (i) refund of the amount deposited and passage monies or of any other deposit received from or on behalf of the pilgrims.
- (ii) payment of sale proceeds of affects of deceased pilgrims.
- (iii) payment to and refund from airlines and other travel agencies on account of air fare or sea fare.

(3) Every contract referred to in sub-rule (1) shall be in writing and shall be signed by the Executive Officer on behalf of the Committee.

(4) No articles of dead stock of a book value exceeding ten thousand and up to twenty-five thousand rupees shall be written of without sanction of the Chairman :

Provided that when the book value of such article exceeds twenty-five thousand rupees, the sanction of the Committee shall be obtained.

19. *Returns statements and reports to be submitted by the Committee.*—The Executive Officer shall, within three months from the

close of each financial year, cause to be prepared and submitted to the Government a detailed report of Committee's administration during preceding financial year together with a statement showing the amount of receipts, disbursement and balance at the credit of the Jammu and Kashmir State Haj Fund at the close of such year.

## CHAPTER VI

### Miscellaneous

20. (1) No suit prosecution or other legal proceedings shall lie against the Chairperson, Vice-Chairperson or any other member of the State Committee in respect of anything in good faith done or purporting to have been done under the Act, except with the prior permission of the State Government.

(2) The Executive Officer shall be competent to—

- (a) sanction filing/defending of suit, writ, appeal or case connected with Haj matter before any Court or any other authority and to appoint an Advocate for the purpose ;
- (b) sign suit, writ, appeal, affidavit or counter reply in cases or proceedings connected with Haj matters before any Court or any other authority ;
- (c) authorize any employee of the Committee to tender evidence or produce record on their behalf or on behalf of the Committee before any Court or authority.

(3) All suits/cases and proceedings filed or defended in courts before commencement of these rules shall be deemed to have been validly filed or defended.

21. *Saving.*—All acts done or action taken by the Committee and the State Government before the commencement of these rules shall be deemed to be acts done or actions taken under these rules.

(Sd.) .....

Commissioner/Secretary to Government  
(Haj and Auqaf), Revenue Department.



EXTRAORDINARY

REGD. NO. JK-33



**THE  
JAMMU & KASHMIR GOVERNMENT GAZETTE**

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Vol. 125] Jammu, Mon., the 18th March, 2013/27th Phal., 1934. [No. 50-f

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Separate paging is given to this part in order that it may be filed as a  
separate compilation.

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**PART III**

**Laws, Regulations and Rules passed thereunder.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—INFORMATION TECHNOLOGY  
DEPARTMENT, JAMMU**

Notification

Jammu the 18th March, 2013.

SRO-89.—In exercise of the powers conferred by section 90 read with sections 6 and 6A of the Information Technology Act, 2000, the Government of Jammu and Kashmir hereby makes the following rules, namely:—

1. *Short title and commencement.*—(1) These rules may be called the Jammu and Kashmir, Information Technology (Electronic Service Delivery) Rules, 2013.

(2) They shall come into force from the date of their publication in the Government Gazette.

**2. Definitions.**—(1) In these rules, unless the context otherwise requires,—

(a) “Act” means the Information Technology Act, 2000 (Central Act No. 21 of 2000);

(b) “Authorized Agent” means an agent of the authorized service provider and includes an operator of an electronically enabled kiosk or front office who is permitted to deliver public services to the users with the help of a computer resource or any communication device, by following the procedure specified under these rules ;

(c) “Authorized service provider” means an agency including a body corporate or an agency of the Government, authorized by the Director of Electronic Service Delivery, to establish and manage a system of delivering services electronically, in accordance with these rules ;

(d) “Body Corporate” means any company and includes a firm, sole proprietorship or other association of individuals engaged in commercial or professional activities ;

(e) “Certificate” means a certificate required to be issued by an authority empowered under the Act, rule, regulation or order in force in the State for issuance of a certificate to confirm the status, right or responsibility of a person, either natural or artificial, in accordance with any such Act, rule, regulation or order of the Government and includes a certificate in electronic form printed and delivered by an authorized service provider with electronic signature on such stationary as may be determined by the Director of Electronic Service Delivery ;

(f) “Competent Authority” means the Secretaries to the Government, the Head of every Department of the State Government and the Heads of Government Organizations and Government Bodies and such other authority as may be notified by Government from time to time by notification in the Government Gazette ;

- (g) "Director of Electronic Service Delivery" means the official of the Government notified as the Director of Electronic Service Delivery ;
- (h) "e-service" means a service as may be specified by notification in the Government Gazette and delivered electronically to the users ;
- (i) "Electronic Service Delivery" means the delivery of public services in the form of receipt of forms and applications, delivery of any license, permit, certificate, sanction or approval and the receipt or payment of money by electronic means or any other such public service rendered by following the procedure specified under these rules ;
- (j) "Government" means the Government of Jammu and Kashmir ;
- (k) "Notification" means a notification published in the Government Gazette ;
- (l) "Government Gazette" means the Government Gazette of the Government ;
- (m) "Public Service" means any service provided by the Government either through its competent authorities or any of its agencies either directly or through any authorized service provider, which shall include, *inter alia*, the receipt of forms and applications, delivery of any license, permit, certificate, sanction or approval and the receipt or payment of money ;
- (n) "Service charge" means the amount as may be specified by the Government to be payable to the authorized service provider for electronic delivery of services rendered and does not include any duly authorized taxes, charges, dues or any other money due in respect of a service payable by any person to the Competent Authority concerned at the time of making applications that are otherwise payable under any Act, rule, regulation or order in force in the State ;
- (o) "Signing Authority" means an authority empowered under the respective Act, rules, regulations or order of the Government to issue any license, permit, certificate, sanction or approval ;

(p) "Specified" means specified by notification in the Government Gazette by the Government ;

(q) "State Electronic Records Repository" means as electronic repository of all electronically signed records, maintained by competent authorities, for the purpose of accessing such records and delivering them to the citizens.

(2) Words and expressions used and not defined in these rules but defined in the Act shall have the same meanings assigned to them in the Act.

3. *System of Electronic Service Delivery.*—(1) For the purpose of efficient delivery, the Government may authorize an authorized service provider to deliver public services through electronically enabled kiosks or any other mechanism for electronic service delivery.

*Explanation :—*It is hereby clarified that the present rules provide for the administration of e-service delivery through authorized service providers and authorized agents whereas other mechanisms of e-services delivery such as State online portal, Government departmental outlets and online services provided to the users directly on the web shall be administered in the normal manner by the respective Government departments and agencies.

(2) The form of application and the format of certificate issued under these rules in relation to any e-service shall be such as may be specified by the Government.

4. *Duty of the Competent Authority to notify the list of public services to be delivered through electronic mode.*—(1) Every Competent Authority shall notify within a period of one hundred and eighty days from the coming into force of these rules,—

- (a) the public services of the department, agency or body which can be delivered through electronic mode ;
- (b) the date by which each such service shall be made available through electronic mode ;
- (c) lay down norms for efficiency, quality and accuracy in the form of service levels ; and

- (d) the designated officers for delivery of each such service through electronic mode.

(2) The Competent Authority shall thereafter, review and update the publications every year or as frequently as required.

*5. Notification of signing authorities.*—(1) The competent authorities shall notify the list of signing authorities in respect of different public services and local limits of their respective jurisdictions in the State duly specifying the nature of such service, the names of the signing authorities, the duration of the authority and the extent of jurisdiction of each such authority.

(2) The competent authorities shall inform the Director of Electronic Service Delivery immediately with respect to retirements, transfers, suspensions or termination from services of employees holding positions of signing authorities.

(3) The signing authorities shall also inform their competent authorities immediately with respect to their retirements, transfers, suspensions and terminations and the competent authorities shall get the changes mentioned in clause (2) implemented in their respective application software.

*6. Functions and powers of Director of Electronic Service Delivery.*—The Director of Electronic Service Delivery shall discharge the following functions and powers, namely :—

- (a) to authorize, suspend or terminate the services of the authorized service providers ;
- (b) to determine norms relating to the selection of authorized agents by the authorized service providers ;
- (c) to determine functions, responsibilities and liabilities of authorized service providers and authorized agents ;
- (d) to determine norms on the service levels to be complied with by the authorized service provider and authorized agents ;
- (e) to determine service charges by the authorized service provider and authorized agents for providing e-services ;

- (f) to determine terms and conditions relating to the authorization, suspension or termination of the service of the authorized service providers and authorized agents ; and
- (g) to make alternative arrangements for delivery of e-service, in case of such suspension or termination of services of authorized service providers and authorized agents.

*7. Authorized service providers for Electronic Service Delivery.—*

The authorized service provider shall provide the notified public services electronically to the users in conformity with these rules, by establishing appropriate delivery infrastructure and a network of authorised agents, as determined by the Director of Electronic Service Delivery.

*8. Appointment of authorized agents by the authorized service provider.—*(1) The authorized service provider may appoint such number of authorized agents, as may be required to deliver the services electronically to fulfill the norms of efficiency, quality and accuracy laid down by the Competent Authority.

(2) The authorized service provider shall ensure that he as well as all the authorized agents obtains Digital Signature Certificates before they commence operations for delivery of public service electronically.

(3) The authorized service provider may also impart appropriate training to the authorized agent to impart them the skills required to deliver the electronic services efficiently and in an error-free manner.

*9. Commencement of operations by authorized service provider.—*

The authorized service provider shall commence its commercial operation for Electronic Service Delivery only after—

- (a) he has confirmed in writing or through e-mail duly signed by digital signature to the Director of Electronic Service Delivery with respect to the adoption of procedures and standards specified under these rules ; and
- (b) he has installed facilities and infrastructure needed for efficient delivery of electronics services and in an error-free manner in terms of norms laid down by the Director of Electronic Service Delivery and confirm the same in writing or through e-mail duly signed by digital signature to the Director of Electronic Service Delivery.

10. *Authorized service provider to collect service charge.*—(1) The application for an e-service submitted by a user to an authorized service provider or an authorized agent shall be accompanied by such service charge as may be determined by the Director of Electronic Service Delivery which is payable in cash or any other mode as may be specified in this behalf to the authorized service provider, at the time of making the application.

(2) The Director of Electric Service Delivery may determine service charges by notification for e-services.

(3) The service charges may be different for different e-services such as :—

- (a) the status enquiry ;
- (b) printouts related to e-services ;
- (c) the scanning of documents related to e-services ;
- (d) the acknowledgement receipt ; and
- (e) any other e-service.

(4) The service charge shall not include any duly authorized taxes, charges, dues or any other moneys due in respect of a service payable by any person to the Competent Authority concerned that are otherwise payable under the respective Act, rule, regulation or order of the Government when making an application to the concerned Competent Authority.

11. *Fee to be collected by service provider.*—(1) Any fee or duly authorized taxes, charges, dues or any other moneys due in respect of a service payable by any person to the Competent Authority concerned that are otherwise payable under the respective Act, rule, regulation or order of the Government when making an application to the concerned Competent Authority, shall also be collected by the authorized service provider or the authorized agent as the case may be, except for those payment that are ordinarily required to be made in the form of court fee, stamps or treasury challans or provided otherwise by any Act, rule or regulation.

(2) The fee collected by the authorized service provider or the authorized agent shall be remitted with the Government treasury as may be determined by the Director of Electronic Service Delivery by the authorized service provider or the authorized agent, as the case may be in its entirety.

12. *Remittance of service charge and fee by the service provider.* (1) Out of the service charge collected by the authorized service provider or the authorized agent for an e-service a percentage of the service charges, as may be determined from time to time by the Director Electronic Service Delivery, may be apportioned to the Government.

(2) The share of the Government out of the service charge so collected shall be remitted by the authorized service provider or the authorized agent to Government treasury as may be determined by the Director of Electronic Service Delivery.

13. *Presumption with regard to service charge paid to service provider and other conditions of obtaining e-services.*—(1) Where any person pays a service charge to an authorized service provider or an authorized agent in respect of any notified e-service, the printout or the electronic prompt acknowledging the payment in the relevant form and manner as may be determined by the Director of Electronic Service Delivery and provided to such person by the authorized service provider or authorized agent shall normally be taken as proof of such payment and it shall be presumed that in normal circumstances the dues or claims, for which the acknowledgement is purportedly issued, have been satisfied to that extent.

(2) The payment of service charge to the authorized service provider or the authorized agent shall by no means create any right or title, temporary or permanent in nature in favour of a person concerned regarding obtaining the notified e-services.

(3) Mere payment of service charge will not necessarily ensure the delivery of services, if all conditions associated with delivery of the service are not met fully at the time of making payment to the authorized service provider or the authorize.

14. *Receipt or payment of money by or in favour of Government adopting the system of Electronic Service Delivery.*—The receipt or payment of money by or in favour of the Government adopting the system of Electronic Service Delivery shall be deemed to be a receipt or payment effected in compliance with the Financial Code and Treasury Code of the Government.

15. *Filing of form, application or any other document.*—(1) Any form, application or any other document referred to in clause (a) of subsection (1) of section 6 of the Act may be filed with any office, authority, body, agency or authorized service provider authorized by the Government using the application software specified by it.



(2) The office, authority, agency or authorized service provider referred to in sub-rule (1) shall, while developing such software, take into account the following features of the electronic record, namely :—

- (a) life time ;
- (b) preservability ;
- (c) accessibility ;
- (d) readability ;
- (e) comprehensibility in respect of linked information ;
- (f) evidentiary value in terms of authenticity and integrity ;
- (g) controlled destructibility ; and
- (h) augmentability.

*16. Issue or grant of any license, permit, sanction or approval.—*

(1) Any license, permit, sanction or approval referred to in clause (b) of sub-section (1) of section 6 of the Act may be issued or granted by using the application software specified under rule 15.

(2) The license, permit, certificate, sanction or approval so issued shall be in the form prescribed in the respective Act, rule, regulation or order and shall contain the name and designation of the signing authority who had digitally signed and approved the electronic record along with the date and time of creation of such record and shall be admissible in any court of law.

*17. Creation of repository of digitally signed electronic records.—*

(1) The competent authorities may, as soon as, after the coming into effect of these rules create, establish and maintain a repository and database of digitally signed electronic records together with the associated application software and workflow to enable authorized service providers or the authorized agents to access such license, permits, certificates, sanctions or approvals, as the case may be, and deliver them to the user.

(2) The relevant security procedures, as specified by the Government shall be followed by such competent authorities, in respect of the electronic data, information, applications, repository of digitally signed electronic records and information technology assets under their respective control.

*18. Procedure for making changes in a repository of digitally signed electronic records.—*(1) Any Competent Authority or any signing

authority, either *suo motu*, or on an application by an interested party, may make or order to make an appropriate change in a repository of digitally signed electronic records, after following the procedure prescribed in the respective Act, rule, regulation or order.

(2) Any such authority shall have privileges for making or ordering changes only in respect of the electronic records pertaining to its own jurisdiction.

(3) Any change effected to any record in a repository of digitally signed electronic records, and any addition or deletion of a record from such repository of electronic records shall invariably be digitally signed by the respective authority and an electronic audit trail of all such changes shall be maintained.

**19. Creation of secure application software for Electronic Service Delivery.**—(1) The competent authorities shall get appropriate application software created, using which, the signing authorities, shall digitally sign the license, permit, certificate, sanction or approvals, and get the same audited by a third party agency, so as to ensure its security, reliability, performance and consistency, before it is deployed.

(2) Every such application software shall, *inter alia*, possess the capability to assign a unique identification to each license, permit, certificate, sanction or approval.

(3) Every authorized service provider shall create its own application software in consultation with the respective Competent Authorities, which shall enable such authorized service providers to deliver electronic services in accordance with these rules.

(4) Every such application software created either by the Competent Authority or the authorized service provider shall, *inter alia*, possess the following features and capabilities, namely :—

- (a) secure Login of authorized agents, as are required to access the application system, through use of Digital Signature Certificates ;
- (b) secure access of authorized agents, to the repositories of digitally signed electronic records maintained by the competent authorities, for printing and delivery of the digitally signed license, permit, certificate, sanction or approvals ; and

- (c) assign a unique identification to the voucher or receipt issued by any authorized agent while providing electronic services to the citizens.

(5) The Director of Electronic Service Delivery shall get such application software audited by a third party agency, as to ensure its security, reliability, performance and consistency, before it is deployed by the authorized service provider and also as and when changes are made in the application software.

20. *Delivery of e-services by the authorized service provider or authorized agent.*—(1) On a request made by a user for provision of a service, relating to the issue of any license, permit, certificate, sanction or approval and to the receipt or payment of money, the authorized service provider or the authorized agent shall access the respective departmental repository of digitally signed electronic records through their secured application specified in rule 19, in respect of any license, permit, certificate or approval or the database in respect of any payment or receipt.

(2) The authorized service provider or the authorized agent shall be permitted to have such access only with the use of its digital signature certificate.

(3) The authorized service provider or the authorized agent shall accept the specified fees, tax duty or payment along with the service charge, download the related license, permit, certificate, sanction or approval or the database record relating to any payment or receipt, print the license, permit, certificate, sanction or approval from the repository of digitally signed electronic records, or the payment voucher or receipt from the relevant database, and print the document using the secure application software and the secure stationery.

21. *Verification of Digitally Signed documents.*—(1) The competent authorities shall cause to be created a system (portal/website) of online verification of any license, permit, certificate, sanction, approval or receipt delivered by any authorized service provider or the authorized agent or the State Electronic Records Repository.

(2) Any person or authority, desirous of verifying the authenticity of any document or certificate issued under these rules, may access such portal or the website using the unique identification printed on the document sought to be verified.

*22. Audit of the Information Systems and Accounts of authorized service provider unauthorized agents.*—(1) The Director of Electronic Service Delivery shall cause an audit to be conducted of the records and accounts of the Authorized Service Providers and their authorized agents in the State at such intervals as deemed necessary by an agency empaneled as an information security auditing organization.

(2) The audit referred to in sub-rule (1) may cover aspects such as security, confidentiality and privacy of information, the functionality and performance of any application software used in the electronic delivery of services and the accuracy of accounts kept by the Authorized Service Providers and their authorized agents.

(3) It shall be incumbent on the authorized service provider and their authorized agents to provide such information and assistance to the audit agencies appointed by the Director of Electronic Service Delivery to comply with the directions given by the audit agencies and to rectify the defects and deficiencies pointed out by the audit agencies.

*23. Use of special stationery on Electronic Service Delivery.*—(1) The special stationery used by the authorized service providers and its agents for delivery of the services shall be determined by the Director of Electronic Service Delivery with accompanying security features for forms, applications, licenses, permits, certificates, receipt of payment and such other documents as part of the Electronic Service Delivery.

(2) The certificates, licenses and permits shall carry a declaration in the format as may be determined by the Director of Electronic Service Delivery.

(Sd.) BIPUL PATHAK, IAS,

Commissioner/Secretary to Government,  
Information Technology Department.



THE

# JAMMU & KASHMIR GOVERNMENT GAZETTE

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Vol. 125] Jammu, Mon., the 18th March, 2013/27th Pinal., 1934. [No. 50-g

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separate compilation.

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## PART III

Laws, Regulations and Rules passed thereunder.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

#### Notification

Jammu, the 18th March, 2013.

SRO-90.—Whereas, the Government was contemplating to make amendments in the rules 71 of the Jammu and Kashmir General Sales Tax Rules, 1962 ; and

Whereas, the proposed amendments was notified vide SRO-421 dated 20-12-2012, for calling objections ; and

Whereas, the above notification SRO was published in the Government Gazettee Vol. 125 dated 20th December, 2012 ; and

Whereas, no objection to the proposed amendments was received by the Finance Department within the stipulated period of time.

Now, therefore, in exercise of powers conferred by section 26 of the Jammu and Kashmir General Sales Tax Act, 1962, the Government hereby makes the following amendments in the Jammu and Kashmir General Sales Tax Rules, 1962 with effect from 01st April, 2013 :—

1. In rule 71.—

(i) clause (a) to (c) shall be substituted by the following, namely :—

“(a) The person, referred to in sub-section (1) of section 16-C requiring the allotment of a Tax Deduction Number, shall make an application to the Assessing Authority in Form ST-58A and such authority, after satisfying itself that the application is in order, shall issue a certificate allotting the Tax Deduction Number in Form ST-58B.

(b) A Register of persons, to whom Tax Deduction Numbers are allotted, shall be maintained by the Assessing Authority in Form ST-58C.

(c) The returns, specified in sub-section (8) of section 16-C shall be in Form ST-61 and shall be furnished for quarter of the year.”

(ii) the existing clause (d) shall be relettered as clause (f) and the following shall be inserted as clauses (d) and (e) after clause (c), namely :—

“(d) The person deducting the tax under section 16-C shall deposit the tax in the treasury against a challan in Form ST-59.

(f) Certificate for deduction of tax under section 16-C shall be issued in Form ST-60”.

2. Form ST-61 shall be substituted by the Form appended hereto.

3. After Form ST-58, Forms ST-58A, ST-58-B and ST-58-C shall be added as appended hereto.

By Order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

Principal Secretary to the Government,  
Finance Department.

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FORM ST-58-A

[See Rule 71(a)]

APPLICATION FOR ALLOTMENT OF TAX DEDUCTION  
NUMBER

To

The Assessing Authority,  
Jammu/Srinagar.

1. I \_\_\_\_\_ S/o/  
D/o/W/o \_\_\_\_\_ on  
behalf of the \_\_\_\_\_  
(Government Department (Central or State)/Local Authority/  
Corporation /Government Company / Co-operative Society/  
Board) hereby apply for the allotment of Tax Deduction Number  
(TDN) under section 16-C of the Jammu and Kashmir General  
Sales Tax Act, 1962.
2. Name and Address—
  - (a) Head Office
  - (b) Branch Office
3. Status and designation of the person who makes this application.
4. Whether the person who makes the application is Drawing and  
Disbursing Officer, if not, name the DDO.
5. Nature of taxes deducted—
  - (a) Works contract
  - (b) Any other service
6. Year adopted for maintenance of accounts.
7. Language and script in which accounts are maintained.
8. Name(s) and address(es) of banker (s) in the State & Account  
Numbers.



DECLARATION

I hereby declare that the particulars given above are correct and true to the best of my knowledge and belief.

Station----- Name and Designation of the applicant-----

Dated----- Office seal-----

Note :

- i. The application should be signed by a person authorized to sign it under rule 73 of the GST Rules, 1962.
- ii. Receipt of for having paid fee of Rs. --- in the treasury shall also be attached with the application.

FORM ST-58-B

[See Rule 71 (a)]

CERTIFICATE OF REGISTRATION FOR ALLOTMENT OF TAX  
DEDUCTION NUMBER

Commercial Taxes

Circle\_\_\_\_\_

Jammu/Srinagar.

TDN.....

This is to certify that.....  
(Designation of the person responsible for deducting tax)  
..... whose  
place of business is/are situated at.....

1. Head Office

2. Branch Office

has been mistered under section 16-C of the J&K General Sales Tax Act,  
1962 and allotted Tax Deduction Number .....with effect  
from.....This certificate is valid till it is cancelled.

Signature.....

Assessing Authority

..... Circle

Jammu/Srinagar.

Seal of the

Assessing Authority

Dated :

Notes :—

- (i) The person responsible for deducting tax is liable to furnish quarterly return in form ST-61 within 3 days from the expiry of each quarter. A revised return shall be filled at any time before the period prescribed for furnishing of the next return.

- (ii) If any person without any reasonable cause fails to submit copy of the work contract to the prescribed authority of the area concerned as required under sub-section 5 of section 16-C of the J&K GST Act, 1962, he shall be liable to pay by way of penalty an amount of ₹5000/- per contract under sub-section 15 of section 16-C.
  - (iii) The person responsible for deducting tax shall deposit the tax deducted in the treasury within 15 days of the deduction in the prescribed manner.
  - (iv) In case of works contract, the agencies responsible for deducting tax shall furnish copy of the works contract executed with the contractor to the prescribed authority.
  - v. The person who deducts tax shall issue a certificate in the prescribed form in duplicate to the dealer who shall attach one copy of the same to his quarterly or annual return, as the case may be, or in case the certificate is not received before filing such return shall furnish it within such time as may be allowed by the Assessing Authority.
  - (vi) If the person responsible for deducting tax without reasonable cause fails to file the returns or files it late, he shall be liable to a penalty of Rs. 1000/- per month per return subject to maximum of Rs. 5000/- per return under sub-section 9 of section 16-C.
  - (vii) If any person without reasonable cause fails to deduct tax, he shall pay by way of penalty a sum equivalent to double the amount of tax that was deductible under sub-section 12 of section 16-C.
-




FORM SI-54-C

[See Rule 71(b)]

# REGISTER OF PERSONS TO WHOM TAX DEDUCTION NUMBER IS ALLOTTED

S. No.	Designation of the person to whom TDN allotted	Government Department (Central or State) Local Authority Corporation/ Government Company/ Co-operative Society/Board	Address	TDN allotted	Date of allotment	Date of cancellation	Amendment, if any
1	2	3	4	5	6	7	8

	<p align="center"><b>FORM ST-61</b>  <b>[See Rule 71(c)]</b></p> <p>Return to be filed quarterly by the Government Department          (Central or State)/Local Authority/Corporation/          Government Company/Co-operative Society/Board          under section 16-C of the J&amp;K GST Act, 1962</p>	<p align="center"><b>Return Period</b>  <b>Form</b></p> <p align="center"> <input type="text"/> <input type="text"/> / <input type="text"/> <input type="text"/> / <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>              to  <input type="text"/> <input type="text"/> / <input type="text"/> <input type="text"/> / <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> </p>
<p align="center">Tick whichever is applicable  <input type="checkbox"/> Original      <input type="checkbox"/> Revised</p>		

**Part-A-Particulars of the Person responsible for deduction of Tax**

1.	Name and address of the Government Department (Central or State)/Local Authority/Corporation/Government Company/Co-operative Society/Board	
2.	Name of the person responsible	
3.	Designation	
4.	TDN	

### Part-B-Particulars of Deduction

S. No.	Name and address of the Contractor/ Service provider	TIN	No. and date of sanction of the contract	Nature of contract	Total value of the contract	Amount Disbursed		Date of payment/ credit	Amount of tax deducted	Rate at which deducted	Details of deposit	
						Cash/ Cheque/ DD	By credit into the account of the contractor/ service provider				Name of Treasury	Treasury receipt No. and Date
1	2	3	4	5	6	7	8	9	10	11	12	13

### Part-C-Declaration

I, solemnly declare that the information given above is true to the best of my knowledge and belie..

Place :

Date :

\*Name of the person \_\_\_\_\_

Designation \_\_\_\_\_

Signature \_\_\_\_\_

Seal \_\_\_\_\_

\*Person who is responsible for deduction of tax.



## THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 125] Jammu, Thu., the 28th March, 2013/7th Chai., 1935. [No. 52-c

Separate paging is given to this part in order that it may be filed as a  
separate compilation.

### PART I—B

#### Jammu and Kashmir Government—Notifications.

#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—HOUSING AND URBAN DEVELOPMENT DEPARTMENT

#### Notification

Jammu, the 28th March, 2013.

SRO-135.—In exercise of the powers conferred by section 4 of the Jammu and Kashmir Development Act, 1970 (XIX of 1970), and in supersession of Notification SRO-05 of 2010 dated 06-01-2010, the Government hereby directs that the Katra Development Authority constituted under Notification SRO-579 dated 12-09-1986 shall consists of the following members :—

- |  |               |
|--|---------------|
| 1. Hon'ble Chief Minister  | Chairman      |
| 2. Hon'ble Minister for<br>Urban Development and Urban<br>Local Bodies | Vice-Chairman |

- |   |                  |
|---|------------------|
| 3. Hon'ble MLA, Reasi   | Member           |
| 4. Administrative Secy., Planning and Development Department      | Member           |
| 5. Administrative Secy., Finance Department                       | Member           |
| 6. Administrative Secy., Housing and Urban Development Department | Member           |
| 7. Divisional Commissioner, Jammu                                 | Member           |
| 8. Additional CEO, SMVDSB   | Member           |
| 9. Deputy Commissioner, Reasi                                     | Member           |
| 10. Director, Urban Local Bodies, Jammu                           | Member           |
| 11. Chief Town Planner, Jammu                                     | Member           |
| 12. Chief Executive Officer, KDA                                  | Member-Secretary |

The term of office of the aforesaid members shall be two years.

By order of the Government of Jammu and Kashmir.

(Sd.) JEET LAL GUPTA, IAS,

Commissioner/Secretary to Government,  
Housing and Urban Development Department.





**THE  
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

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Vol. 125] Jammu, Thu., the 28th March, 2013/7th Chai., 1935. [No. 52-j

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Separate paging is given to this part in order that it may be filed as a  
separate compilation

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**PART III**

**Laws, Regulations and Rules passed thereunder.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

Notification

Jammu, the 28th March, 2013.

SRO-141.—In exercise of powers conferred by section 85 of the Jammu and Kashmir Value Added Tax Act, 2005, the Government hereby directs that in the Jammu and Kashmir Value Added Tax Rules, 2005, the following amendment shall be made, namely :—

1. Clauses (a) and (b) of sub-rule (2) of Rule 27, except the provisos thereto, shall be recast as under :—

“(a) rupees fifteen thousand for dealers having an estimated annual turnover up to rupees twenty lac ; and rupees thirty

thousand for dealers having an estimated annual turnover of more than rupees twenty lac ; and

(b) equal to 1% of the estimated gross annual turnover in respect of a dealer who applies for registration as a turnover tax dealer or a voluntary registration dealer and equal to 1% of the estimated taxable turnover of a casual dealer provided that in no case the security so fixed shall exceed rupees twenty thousand.”

2. After clause (b) to II proviso of sub-rule (2) of rule 27, the following shall be added as sub-rule (3) :—

“3. If the registering authority is satisfied that due to extraordinary circumstances, the registered dealer needs to furnish more or additional security, he shall recommend the case to Commissioner with reasons to be recorded in writing for demanding more or additional security and the Commissioner shall fix the security as he may deem necessary keeping in view the facts of the case.”

This notification shall come into force from 01-04-2013.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

Principal Secretary to Government,  
Finance Department.

**PART I—B**

**Jammu and Kashmir Government—Notifications.**

---

**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

**Notification**

**Jammu, the 28th March, 2013.**

**SRO-143.—In exercise of the powers conferred by section 5 of the Jammu and Kashmir General Sales Tax Act, 1962, the Government hereby directs that the services provided in the shape of lodging facilities by hotels, lodges and guest houses shall be exempted from payment of tax, leviable under the said Act up to 31-03-2014.**

**This notification shall come into force from 01-04-2013.**

**By order of the Government of Jammu and Kashmir.**

**(Sd.) B. B. VYAS, IAS,**

**Principal Secretary to Government,  
Finance Department.**

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**PART I—B**

**Jammu and Kashmir Government—Notifications.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

**Notification**

**Jammu, the 28th March, 2013.**

**SRO-144.—In exercise of the powers conferred by clause (a) of section 9 of the Stamps Act, Svt. 1977 (XL of 1977), the Government hereby directs that there shall be remission on duty chargeable under the said Act for an amount upto Rupees one lac fifty thousand in case of credit facility against Kissan Credit Card and Artisan Credit Card.**

**This notification shall come into force from 01-04-2013.**

**By order of the Government of Jammu and Kashmir.**

**(Sd.) B. B. VYAS, IAS,**

**Principal Secretary to Government,  
Finance Department.**



**PART I—B**

**Jammu and Kashmir Government—Notifications.**

---

**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

**Notification**

**Jammu, the 28th March, 2013.**

**SRO-145.—In exercise of powers conferred by sub-section (2) of section 3 of the Jammu and Kashmir Entry Tax on Goods Act, 2000, the Government hereby exempts from payment of entry tax, leviable under the said Act, the jute fabric imported by the Jammu and Kashmir Women's Development Corporation for consumption by the Self Help Groups of women for making environment friendly Jute bags.**

**This notification shall come into force from 01-04-2013.**

**By order of the Government of Jammu and Kashmir.**

**(Sd.) B. B. VYAS, IAS,**

**Principal Secretary to Government,  
Finance Department.**







THE

## JAMMU & KASHMIR GOVERNMENT GAZETTE

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Vol. 125] Jammu, Thu, the 28th March, 2013/7th Chait., 1935. [No. 52-q

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### PART I—B

#### Jammu and Kashmir Government—Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

#### Notification

Jammu, the 28th March, 2013

SRO-148.—In exercise of the powers conferred by sections 16, 16 A and 17 of the Jammu and Kashmir Excise Act, Samvat 1958 and in supersession of all the notifications/orders issued on the subject, the Government hereby direct that the Excise Duty and Fee on import/export, possession, manufacture, bottling and sale etc. of IMFL/Beer/Ready to Drink Alcoholic Beverages (RTDs) under the provisions of the said Act in respect

of Civilian and Army/Paramilitary Force use, shall with effect from 1st April, 2013 be levied and paid at the rates shown against each in the sub-joined Table : —

**TABLE**

**1. EXCISE DUTY :**

**A. CIVILIAN USE :**

Kind	Brand	Rate
IMFL (Per LPL)	Deluxe	₹ 195.00
IMFL (Per LPL)	Premium	₹ 160.00
IMFL (Per LPL)	Medium	₹ 140.00
IMFL (Per LPL)	Economy/Cheap	₹ 130.00
IMFL (Per LPL)	JK Desi Whisky	₹ 155.00
Beer (650 ML Bottle)	All Brands	₹ 8.00
RTD Beverages (per BL)	All Brands	₹ 15.00

**B. FOR CONSUMPTION BY ARMY/PARAMILITARY FORCES INCLUDING PROJECT BEACON, SAMPARK AND HIMANK, ETC. :**

Kind	Brand	Rate
IMFL (Per LPL)	Deluxe	₹ 130.00
IMFL (Per LPL)	Premium	₹ 95.00
IMFL (Per LPL)	Others	₹ 90.00
IMFL (Per LPL)	Rum	₹ 50.00
Beer (650 ML Bottle)	All Brands	₹ 7.00
RTD Beverages (per BL)	All Brands	₹ 15.00

The rates shall be applicable on both imported as well as locally manufactured liquors including those manufactured under an arrangement of franchise.

- C. Rectified Spirit/ENA/Denatured/  
Special Denatured Spirit for use  
other than in manufacture of  
Medicinal and Toilet preparations  
and liquor. ₹ 5.40 per LPL.

D. Rectified Spirit/Alcohol/Denatured Spirit for use in Medicinal and Toilet preparations	At rates prescribed under the Medicinal and Toilet Preparations Excise Duties Act, 1955
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E. Kind	Rate
Molasses	₹ 15.00 Per Quintal.

## 2. IMPORT DUTY :

### A. CIVILIAN USE :

S. No.	Kind	Brand	Rate
1.	IMFL/Foreign Liquors	All Brands	₹ 25.00 per LPL.
2.	Beer	All Brands	₹ 12.00 per Bottle of 650 ML.
3.	RTD Beverages per BL	All Brands	₹ 20.00 per BL

### B. FOR CONSUMPTION BY ARMY/PARAMILITARY FORCES INCLUDING PROJECT BEACON, SAMPARK AND HIMANK, ETC. WITHIN THE STATE :

S. No.	Kind	Brand	Rate
1.	IMFL/Foreign Liquors	All Brands	₹ 15.00 per LPL.
2.	Beer	All Brands	₹ 5.00 per Bottle of 650 ML.
3.	RTD Beverages per BL	All Brands	₹ 20.00 per BL.

C. 1.	Import Duty on Import of Spirit/Alcohol for use in manufacture of liquor for civil market within the State	₹ 1.50 per Bulk Litre.
2.	Import Duty on Import of Spirit/Alcohol for use other than manufacture of liquor	₹ 0.50 per Bulk Litre.

**D. IMPORT DUTY ON IMPORT OF MOLASSES EXCEPT BY UNITS ENGAGED IN THE MANUFACTURE OF POULTRY AND ANIMAL FEED TO BE USED BY THEM FOR MANUFACTURE OF SUCH FEED :**

S. No.	Kind	Rate
1.	Import up to 2000 Quintals	₹ 1.00 per quintal
2.	Import beyond 2001 Quintals	₹ 2.00 per quintal

**3. EXPORT DUTY :**

**A. CIVILIAN AND DEFENCE USE :**

S. No.	Kind	Brand	Rate
1.	IMFL/Foreign Liquors	All Brands	₹ 0.30 per LPL
2.	Beer	All Brands	₹ 0.08 per Bottle of 650 ML

**4. DUTY ON BOTTLING OF IMFL UNDER ARRANGEMENT OF FRANCHISE :**

**A. CIVILIAN USE :**

Kind	Brand	Rate
IMFL	All Brands	₹ 15.00 per LPL.
Beer	All Brands	₹ 5.00 per Bottle of 650 ML.

**B. FOR CONSUMPTION BY ARMY/PARAMILITARY FORCES INCLUDING PROJECT BEACON, SAMPARK AND HIMANK WITHIN THE STATE :**

Kind	Brand	Rate
IMFL	All Brands	₹ 15.00 per LPL.
Beer	All Brands	₹ 5.00 per Bottle of 650 ML.

### 5. ASSESSMENT FEE :

A. ASSESSMENT FEE ON SALE OF IMFL/BTR BY LICENSEES HAVING LICENSE IN JKEL-2 FOR CIVILIAN USE :

Kind	Brand	Rate
IMFL	All Brands	₹ 5.00 per Bottle of 750 ML
Foreign liquors		₹ 8.00 per Bottle of 750 ML
(Bottled in origin)		700 ML /750 ML/1000 ML
Imported Beer,	All Types	₹ 2.00 per 650 ML/Bottle of
Cider, Sherry and Wine		Imported Beer, Cider, Sherry and
		₹ 2.00 per 700 ML/750 ML/
		1000 ML Bottle of Wine.
Beer	All Brands	₹ 2.00 per Bottle of 650 ML.
RTD Beverages	All Brands	₹ 4.00 per BL.

B. ASSESSMENT FEE ON SALE OF IMFL/BTR/RTD BEVERAGES BY LICENSEES HAVING LICENSE IN JKEL-3, JKEL-3A, JKEL-4, JKEL-1A, JKEL-1B, JKEL-4C and JKEL-7 :

Kind	Brand	Rate
IMFL	All Brands	₹ 6.00 per Bottle of 750 ML.
Foreign liquors		₹ 6.00 per Bottle of 700 ML/
(Bottled in origin)		750 ML/ 1000 ML.
Imported Beer,	All Types	₹ 3.00 per 650 ML, Bottle of
Cider, Sherry and Wine		Imported Beer, Cider, Sherry and
		₹ 3.00 per 700 ML/750 ML/1000 ML
		Bottle of Wine.
Beer	All Brands	₹ 3.00 per Bottle of 650 ML.
RTD Beverages	All Brands	₹ 4.00 per BL.

**C. ASSESSMENT FEE ON SALE OF JK DESI WHISKY BY LICENSEES HAVING LICENSE IN JKEL-2, JKEL-3, JKEL-3A, JKEL-4, JKEL-4A, JKEL-4B, JKEL-4C and JKEL-7 :**

Kind	Rate
JK Desi Whisky	₹ 5.00 per 750 ML Bottle

Assessment fee shall be payable on monthly basis in accordance with the prescribed procedure.

**6. LICENCE FEE :**

Form of Licence	Type of Licence	Annual Licence Fee
1	2	3
JKEL-1	Trade (Wholesale)	₹ 2.25 lacs P. A.
JKEL-1A	Trade (Wholesale)	₹ 2.25 lacs P. A.
JKEL-1B	Trade (Wholesale Bio/Imported Foreign Liquor)	₹ 0.50 lacs P. A.
JKEL-1W	Trade (Wholesale Wine-Indian/Bio)	₹ 0.50 lacs P. A.
W2	CSD Bond	₹ 2.00 Lacs P. A.
JKEL-2	Retail (Off)	₹ 2.50 Lacs P. A.
JKEL-3	Bar with Hotel	₹ 1.75 Lacs P. A. • ₹ 0.20 Lacs P. A. for additional service point.
JKEL-3A	Bar with Hotel and Banquet	₹ 2.75 Lacs P. A. • ₹ 0.20 Lacs P. A. for additional service point. • ₹ 0.50 Lacs P. A. for additional banquet.

1	2	3
JKEL-4	Bar with Restaurant, Cinema, Theatre or Dak Bungalow	₹ 1.75 Lac P. A.
JKEL-4A	Bar with Hotel and Bar with Restaurant at Leh	₹ 1.25 Lacs P. A.
JKEL-4B	Seasonal Bar in Leh and Kargil	₹ 0.50 Lacs P. A.
JKEL-4C	Bar with Banquet Hall	₹ 1.75 Lacs P. A. • ₹ 0.50 Lacs P. A. for additional banquet.
JKEL-4D	Permission to serve liquor on Social Occasions at private places	₹ 0.03 Lacs per occasion
JKEL-4E	Permission to serve liquor in Banquet Halls on social occasions	₹ 0.05 Lacs per occasion
JKEL-5	Liquor Vend in Military or PMF Canteen	₹ 0.05 Lacs P. A.
JKEL-5A	Master Canteen for (PMF/Police)	₹ 1.00 Lac P. A.
JKEL-6	Bottling Plant	₹ 3.00 Lacs P. A.
JKEL-7	Club	₹ 1.75 Lacs P. A.
JKEL-7A	Retail Vend of Beer in a Bar	₹ 0.25 Lacs P. A.
JKEL-7B	Officer's Mess	₹ 0.10 Lacs P. A.
JKEL-12	Denatured Spirit/Special Denatured Spirit/ Methylated Spirit (Whole Sale or Retail)	₹ 0.01 Lacs P. A.
JKEL-12A	Possession and use of Alcohol/ Denatured Spirit/Special Denatured Spirit for Industrial use	₹ 0.05 Lacs P. A.

1	2	3
JKEL-13	Possession and use of Rectified Spirit	₹ 1.00 Lac P. A. for commercial purposes and ₹ 0.01 Lac for non-commercial purposes by Government Institutions, Educational, Scientific and Research Organizations.
JKEL-14	Possession and use of absolute Alcohol/Denatured Spirit by Government Institutions, Educational, Scientific and Research Organizations	₹ 0.01 Lac P. A.
JKEL-15	Export, Import, Transportation, Sale or possession of Molasses except by Industrial units engaged in the manufacture of Poultry and Animal Feed to be used by them for manufacture of such feed	₹ 0.25 Lacs P. A.
D-2	Distillery	₹ 3.00 Lacs P. A.
B-1	Brewery	₹ 3.00 Lacs P. A.

**7. Sub-vend fee :**

Sub-vend fee shall be charged on quarterly basis @ ₹ 1,00,000/- per quarter to be deposited at the beginning of each quarter by the JKEL-2 Licensees operating Sub-Vends.

**8. Additional Licence fee :**

- (i) **TRADE WHOLESALE JKEL-1, JKEL-1A, JKEL-1B AND JKEL-1W :—IMFL (EXCEPT JK DESI WHISKY) :**

Slab	Rate
Sale up to 1,00,000 Bottles of IMFL	₹ 0.70 per Bottle of 750 ML.
Sale beyond 1,00,000 Bottles of IMFL	₹ 1.50 per Bottle of 750 ML.



**TRADE WHOLESALE JKEL-1 B AND JKEL-1W ;  
IMFL (EXCEPT JK DESI WHISKY) :**

Slab	Rate
Sale of 700 ML/750 ML/1000 ML. Bottle of Wine (Indian/Imported) Bio-Whisky	₹ 2.00 per Bottle

**(ii) JKEL-2 RETAIL (OFF LICENCE):**

**(a) IMFL (EXCEPT JK DESI WHISKY) :**

	Rate
Sale up to 25,000 Bottles.	₹ 7.00 per Bottle of 750 ML.
Sale beyond 25,001 Bottles	₹ 15.00 per Bottle of 750 ML.

**(b) JK DESI WHISKY :**

Sale of JK Desi Whisky	₹ 2.00 per Bottle of 750 ML.
------------------------	------------------------------

**(c) BEER :**

Sale up to 10,000 Bottles	₹ 2.00 per Bottle of 650 ML.
Sale beyond 10,001 Bottles	₹ 4.00 per Bottle of 650 ML.

**(d) RTD BEVERAGES :**

Sale of RTD Beverages	₹ 3.00 per BL.
-----------------------	----------------

**(iii) JKEL-3, JKEL-3A, JKEL-4, JKEL-4A, JKEL-4B, JKEL-4C  
JKEL-7 (BARS) :—**

**(a) IMFL :**

	RATE
Sale up to 5,000 Bottles	₹ 7.00 per Bottle of 750 ML.
Sale beyond 5,001 Bottles of IMFL and above	₹ 15.00 per Bottle of 750 ML.

**(b) JK DESI WHISKY :**

Sale of JK Desi Whisky	₹ 2.00 per Bottle of 750 ML.
------------------------	------------------------------

(c) BEER :

Sale up to 5,000 Bottles	₹ 2.00 per Bottle of 650 ML.
Sale above 5,001 Bottles	₹ 1.00 per Bottle of 650 ML.

(d) RTD Beverages :

Sale of RTD Beverages	₹ 3.00 per BL.
-----------------------	----------------

(iv) RETAIL VEND OF BEER IN A BAR (JKEL-7A) :—

BLER :

Sale up to 10,000 Bottles	₹ 2.00 per Bottle of 650 ML.
Sale above 10,001 Bottles	₹ 3.00 per Bottle of 650 ML.

(v) DISTILLERY D-2 AND BOTTLING PLANT (JKEL-6) :—

IMFL-INCLUDING JK DESI WHISKY :

	RATE
Debonding fee up to 3,00,000 LPL's	₹ 0.25 per 1 PL.
Debonding fee from 3,00,000 LPL's to 12,00,000 LPL's	₹ 0.60 per 1 PL.
Debonding fee beyond 12,00,000 LPL's	₹ 1.00 per 1 PL.

The Additional License Fee shall be payable on monthly basis in accordance with the prescribed procedure.

9. Label Approval/Renewal fee :

A. CIVILIAN USE :

S. No.	Kind	Brand	Rate
1.	IMFL including JK Desi Whisky and Beer	All Types	₹ 0.25 Lac per label per annum. However, label fee of ₹ 0.10 lac shall only be charged if the label for the same brand stands approved for use by Army/ Paramilitary Forces on payment of prescribed fee.

- |    |   |           |                                 |
|----|---|-----------|---------------------------------|
| 2. | Foreign Liquors (Bottled In origin) other than Cider, Sherry, Champagne and Wines | All Types | ₹ 0.15 lac per label per annum. |
| 3. | Cider, Sherry, Champagne and Wines  | All Types | ₹ 0.10 lac per label per annum. |

**B. FOR CONSUMPTION BY ARMY/PARAMILITARY FORCES :**

S No.	Kind	Brand	Rate
1.	FMFL including JK Desi Whisky, and Beer	All Types	₹ 0.25 lac per label per annum. However, label fee of ₹ 0.10 lac shall only be charged if the label for the same brand stands approved for civilian use on payment of prescribed fee.
2.	Foreign Liquors (Bottled In origin)	All Types	₹ 0.15 lac per label per annum.
3.	Cider, Sherry, Champagne and Wines	All Types	₹ 0.10 lac per label per annum.
<b>10. Approval/Renewal Fee for Engagement of Salesman/Barman/Manager :</b>			

Kind of Fee	Fee
Fee for approval of engagement of Salesman/Barman	₹ 2,000/- per annum.
Fee for renewal of engagement of Salesman/Barman/Manager	₹ 1,000/- per annum.
Fee for approval of engagement of Manager for JKEL-1/JKEL-1A/JKEL1-B/JKEL-1W/JKEL-6/JKEL-5A /D-2/B-1	₹ 5,000/- per annum.

**11. Fee for Issuance of Letter of Intent (LoI) :**

Item	Rate
Fee for issuance of Letter of Intent for setting up Distillery/Brewery/ Bottling Plant	₹ 1.00 Lac

**12. Grant of Licences :**

**A. MANUFACTURE/BOTTLING :**

The existing policy of issuance of Licenses for Distilleries, Breweries and Bottling Plants in the State as laid down vide Government Order No. 99-F of 2003 dated 07.04.2003 read with Government Order No. 156-F of 2003 dated 22-7-2003 shall continue.

**B. WHOLESALE TRADE :**

The present policy of issuing Licenses in Form JKEL-1 and JKEL-1A on need basis shall continue.

**C. RETAIL :**

- (i) No JKEL-2 Licenses will be issued till the final disposal of the case pending in the High Court of J&K titled Sandya Devi V/s. State and Ors. and other allied matter. However, sub-vends shall be permitted in accordance with the provisions of the J&K Excise Act, Svt. 1958 and the J&K Liquor Licence and Sale Rules, 1984.
- (ii) The present policy for the grant of Licenses for retail sale of IMFL viz. Bar with Hotel (JKEL-3), Bar with Banquet (JKEL-3A), Bar with Restaurant or Cinema Theatre or Dak Bungalow (JKEL-4), (JKEL-4A), (JKEL-4B), (JKEL-4C) and Club (JKEL-7) etc. shall be continued during 2013-14.

**13. Fixation of Maximum Retail Price :**

The Maximum Retail Price (MRP) of all types of Liquor including JK Desi Whisky and Beer shall be fixed by the Excise Commissioner for the year 2013-14.

**14. All Liquors to be ENA based :**

IMFL manufactured locally or imported from outside the State (other than Foreign Liquor bottled in origin/bottled in India or Malt Whisky) shall

be ENA based only and use of rectified spirit as a base in manufacture/sale of liquor for consumption in civil market and CSD/PMF shall remain banned.

**15. Restriction on Import of Economy/Cheap Brand :**

There shall be a ban on import of Economy/Cheap brands into the State.

**16. Affixation of Security Hologram on JK Desi Whisky & IMFL :**

In order to safeguard against spurious, adulterated liquor as well as smuggled liquor, the manufacturers of JK Desi Whisky and IMFL as well as Importers (JKEL-1A, JKEL-1B and JKEL-1W) of IMFL/Wine etc. shall continue to affix Security Hologram approved by the Excise Department in the manner prescribed.

**17. Penalties in violation of Hologram Procedure :**

The penalties for violation, if any, made by the Licensee in use of Hologram will be the same as applicable in the J&K Excise Act, Svt. 1958 and the rules framed thereunder.

**18. Cost of Exemption forms :**

Kind of form	Rate
Import	₹ 10.00 per form
Export	₹ 10.00 per form

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

Principal Secretary to Government,  
Finance Department.



EXTRAORDINARY

REGD. NO. JK—33

**PART III**

**Laws, Regulations and Rules passed thereunder.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

**Notification**

**Jammu, the 28th March, 2013.**

**SRO-146.—In exercise of the powers conferred by section 79-A of the Jammu and Kashmir Value Added Tax Act, 2005, the Government hereby directs that in para 13 of notification SRO-91 dated 16th March, 2006, the words “shall not be entitled to any tax remission for the year in which such offence is committed” shall be substituted by the words “shall not be entitled to any tax remission for the quarter in which such offence is committed provided that such default or offence is not repeated during the year.”**

**This notification shall come into force from 01-04-2013.**

**By order of the Government of Jammu and Kashmir.**

**(Sd.) B. B. VYAS, IAS,**

**Principal Secretary to Government,  
Finance Department.**

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**PART III**

**Laws, Regulations and Rules passed thereunder.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—FINANCE DEPARTMENT**

**Notification**

**Jammu, the 28th March, 2013.**

SRO-147.—In exercise of the powers conferred by section 79-A of the Jammu and Kashmir Value Added Tax Act, 2005, the Government hereby directs that in 2nd para of notification SRO-91 dated 16th March, 2006, for the words, and the figures, "31st March, 2013, or till the State adopts the Goods and Service tax regime, whichever is earlier" the words and figures, "31st March, 2014, or till the State adopts the proposed Goods and Service Tax regime, whichever is earlier" shall be substituted.

This notification shall come into force from 01-04-2013.

By order of the Government of Jammu and Kashmir.

(Sd.) B. B. VYAS, IAS,

Principal Secretary to Government,  
Finance Department.

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EXTRAORDINARY

REGD. NO. JK—33

**PART I—B**

**Jammu and Kashmir Government—Notifications.**

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**GOVERNMENT OF JAMMU AND KASHMIR,  
CIVIL SECRETARIAT—DEPARTMENT OF LAW,  
JUSTICE AND PARLIAMENTARY AFFAIRS**

**Notification**

**Jammu, the 1st April, 2013.**

**SRO-149.—In exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby directs that the powers of Executive Magistrate of the First Class, conferred on Shri M. A. Naim, Executive Engineer, PWD (R&B), Srinagar vide Notification SRO-194 dated 07-06-2012 are withdrawn with immediate effect.**

**By order of the Government of Jammu and Kashmir.**

**(Sd.) G. H. TANTRAY, IAS,**

**Secretary to Government,  
Department of Law, Justice and Parliamentary Affairs.**

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EXTRAORDINARY

REGD. NO. JK—33

**PART I—B**

**Jammu and Kashmir Government—Notifications.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—DEPARTMENT OF LAW,  
JUSTICE AND PARLIAMENTARY AFFAIRS**

**Notification**

**Jammu, the 5th of April, 2013.**

SRO-195.—In exercise of the powers conferred by sub-section (1) of section 492 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoints Shri Mushtaq Ahmad Malik, Advocate, District Court, Anantnag as Special Public Prosecutor in the case titled State V/s. Mohammad Ramzan Ganie involving offences punishable under sections 307 RPC, FIR No. 37/2012 which is sub-judice before the Court of Additional Sessions Judge, Anantnag.

By order of the Government of Jammu and Kashmir.

(Sd.) G. H. TANTRAY, IAS,

Secretary to Government,  
Department of Law, Justice and Parliamentary Affairs.



EXTRAORDINARY

REGD. NO. JK—33

**PART I—B**

**Jammu and Kashmir Government—Notifications.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—HOUSING AND URBAN  
DEVELOPMENT DEPARTMENT**

**Notification**

**Jammu, the 8th April, 2013.**

**SRO-198.—In exercise of powers conferred by sub-section (1) of section 9 read with sections 4 and 5 of the Jammu and Kashmir Municipal Act, 2000, and in supersession of Notification SRO-12 dated 30th January, 1995, the Government hereby direct that the local areas falling within erstwhile Municipal Committee, Purana Daroor shall henceforth form the local area of Municipal Committee, Katra.**

**By order of the Government of Jammu and Kashmir.**

**(Sd.) JEET LAL GUPTA, IAS,**

**Commissioner/Secretary to Government,  
Housing and Urban Development Department.**

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**PART I—B**

**Jammu and Kashmir Government—Notifications.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—DEPARTMENT OF LAW,  
JUSTICE AND PARLIAMENTARY AFFAIRS**

**Notification**

**Jammu, the 4th of April, 2013.**

**SRO-194.—In exercise of the powers conferred by sub-section (1) of section 492 of the Code of Criminal Procedure, Samvat 1989, and in partial modification of Notification SRO-372 of 2009 dated 3rd December, 2009, the Government hereby appoint Shri Mohammad Sultan Sheikh, Advocate, Srinagar as Additional Public Prosecutor for the Court of Additional District and Sessions Judge, Srinagar for a period of one year on terms and conditions as laid down in Government Order No. 1169-LD(A) of 2002 dated 05-04-2002 read with Government Order No. 202-LD(A) of 2003 dated 20-01-2003.**

**By order of the Government of Jammu and Kashmir.**

**(Sd.) G. H. TANTRAY, IAS,**

**Secretary to Government,  
Department of Law, Justice and Parliamentary Affairs.**

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**PART I—B**

**Jammu and Kashmir Government—Notifications.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—REVENUE DEPARTMENT**

**Notification**

**Jammu, the 8th April, 2013.**

**SRO-199.—In exercise of the powers conferred by clause (b) of section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), and in suppression of all the notification(s) issued in this behalf, the Government hereby appoint Shri Zahoor Ahmad, KAS, Sub-Divisional Magistrate, Karnah, to be the Competent Authority for purposes of said Act within the territorial jurisdiction of Tehsil Karnah of District Kupwara.**

**By order of the Government of Jammu and Kashmir.**

**(Sd.) .....**

**Commissioner/Secretary to Government,  
Revenue Department.**





**THE  
JAMMU & KASHMIR GOVERNMENT GAZETTE**

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separate compilation.

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**PART III**

**Laws, Regulations and Rules passed thereunder.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—HOUSING AND URBAN  
DEVELOPMENT DEPARTMENT**

**Notification**

**Jammu, the 3rd April, 2013.**

SRO-173.—Whereas, under sub-section (1) of section 204 of the Jammu and Kashmir Municipal Act, 2000, Municipal Council/ Municipal Committee, Budgam had to make bye-laws to regulate in respect of the erection or re-erection of any building within its Municipal area or part thereof—

- (a) The materials and method of construction to be used for external and partition walls, roofs, floors, staircases, lifts, fire-places and chimneys ;

- (b) The materials and method of construction and position of fire-places, chimneys, drains, water seal latrines, privies, urinals and cesspools.

*Explanation* :—For the purpose of this clause “Water Seal Latrine” means a latrine with a minimum water seal of 20 mm. in which excreta is pushed in or flushed by water and is not required to be removed manually.

- (c) The height and slope of the roof above the uppermost floor upon which human beings are to live or cooking operations are to be carried on ;
- (d) The ventilation and the space to be left about the building to secure the free circulation of air and for the prevention of fire ;
- (e) The line of frontage where the building abuts on a street ;
- (f) The number and height of the storeys of which the building may consist ;
- (g) The means to be provided for egress from the building in case of fire ;
- (h) The materials and method of construction to be used for godowns, intended for the storage of food grains in excess of a twenty-five quintals, in order to render them rat proof ;
- (i) The minimum dimensions of room intended for use as living rooms or sleeping rooms ;
- (j) The ventilation of rooms and the minimum dimensions of doors and windows ;
- (k) The position and dimensions of projections beyond the outer face of any external wall of a building ; and

- (I) The height of a factory chimneys and the provisions to be made for consumption of smoke arising from the combustible used in any fire-place or furnace in a factory.

Whereas, the aforesaid Municipal Council/Municipal Committee, Budgam has not made these bye-laws till date.

Now, therefore, the Government, in exercise of the powers conferred by sub-section (1) of section 218 of the Jammu and Kashmir Municipal Act, 2000 intend to make these bye-laws as per the draft forming Annexure to Notification SRO-35 of 2013 dated 31st January, 2013 and hereby publish the same for prior information of the residents of the concerned municipal area/interested persons. The suggestions/objections, if any, on the aforesaid bye-laws be sent to the Government in the Housing and Urban Development Department, Civil Secretariat, Jammu within a period of four weeks from the date of publication of these draft bye-laws.

By order of the Government of Jammu and Kashmir.

(Sd.) JEET LAL GUPTA, IAS,

Commissioner/Secretary to Government,  
Housing and Urban Development Department.







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**PART III**

**Laws, Regulations and Rules passed thereunder.**

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**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—HOUSING AND URBAN  
DEVELOPMENT DEPARTMENT**

**Notification**

**Jammu, the 3rd April, 2013.**

SRO-174.—Whereas, under sub-section (1) of section 204 of the Jammu and Kashmir Municipal Act, 2000, Municipal Council/ Municipal Committee, Khansahib had to make bye-laws to regulate in respect of the erection or re-erection of any building within its Municipal area or part thereof—

- (a) The materials and method of construction to be used for external and partition walls, roofs, floors, staircases, lifts, fire-places and chimneys ;

- (b) The materials and method of construction and position of fire-places, chimneys, drains, water seal latrines, privies, urinals and cesspools.

*Explanation* :—For the purpose of this clause “Water Seal Latrine” means a latrine with a minimum water seal of 20 mm. in which excreta is pushed in or flushed by water and is not required to be removed manually.

- (c) The height and slope of the roof above the uppermost floor upon which human beings are to live or cooking operations are to be carried on ;
- (d) The ventilation and the space to be left about the building to secure the free circulation of air and for the prevention of fire ;
- (e) The line of frontage where the building abuts on a street ;
- (f) The number and height of the storeys of which the building may consist ;
- (g) The means to be provided for egress from the building in case of fire ;
- (h) The materials and method of construction to be used for godowns, intended for the storage of food grains in excess of a twenty-five quintals, in order to render them rat proof ;
- (i) The minimum dimensions of room intended for use as living rooms or sleeping rooms ;
- (j) The ventilation of rooms and the minimum dimensions of doors and windows ;
- (k) The position and dimensions of projections beyond the outer face of any external wall of a building ; and

- (1) The height of a factory chimneys and the provisions to be made for consumption of smoke arising from the combustible used in any fire-place or furnace in a factory.

Whereas, the aforesaid Municipal Council/Municipal Committee, Khansahib has not made these bye-laws till date.

Now, therefore, the Government, in exercise of the powers conferred by sub-section (1) of section 218 of the Jammu and Kashmir Municipal Act, 2000 intend to make these bye-laws as per the draft forming Annexure to Notification SRO-35 of 2013 dated 31st January, 2013 and hereby publish the same for prior information of the residents of the concerned municipal area/interested persons. The suggestions/objections, if any, on the aforesaid bye-laws be sent to the Government in the Housing and Urban Development Department, Civil Secretariat, Jammu within a period of four weeks from the date of publication of these draft bye-laws.

By order of the Government of Jammu and Kashmir.

(Sd.) JEET LAL GUPTA, IAS,

Commissioner/Secretary to Government,  
Housing and Urban Development Department.

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**PART III**

**Laws, Regulations and Rules passed thereunder.**

**GOVERNMENT OF JAMMU AND KASHMIR  
CIVIL SECRETARIAT—HOUSING AND URBAN  
DEVELOPMENT DEPARTMENT**

Notification

Jammu, the 3rd April, 2013.

SRO-175.—Whereas, under sub-section (1) of section 204 of the Jammu and Kashmir Municipal Act, 2000, Municipal Council/Municipal Committee, Magam had to make bye-laws to regulate in respect of the erection or re-erection of any building within its Municipal area or part thereof—

- (a) The materials and method of construction to be used for external and partition walls, roofs, floors, staircases, lifts, fire-places and chimneys ;

- (b) The materials and method of construction and position of fire-places, chimneys, drains, water seal latrines, privies, urinals and cesspools.

*Explanation* :—For the purpose of this clause “Water Seal Latrine” means a latrine with a minimum water seal of 20 mm. in which excreta is pushed in or flushed by water and is not required to be removed manually.

- (c) The height and slope of the roof above the uppermost floor upon which human beings are to live or cooking operations are to be carried on ;
- (d) The ventilation and the space to be left about the building to secure the free circulation of air and for the prevention of fire ;
- (e) The line of frontage where the building abuts on a street ;
- (f) The number and height of the storeys of which the building may consist ;
- (g) The means to be provided for egress from the building in case of fire ;
- (h) The materials and method of construction to be used for godowns, intended for the storage of food grains in excess of a twenty-five quintals, in order to render them rat proof ;
- (i) The minimum dimensions of room intended for use as living rooms or sleeping rooms ;
- (j) The ventilation of rooms and the minimum dimensions of doors and windows ;
- (k) The position and dimensions of projections beyond the outer face of any external wall of a building ; and

- (l) The height of a factory chimneys and the provisions to be made for consumption of smoke arising from the combustible used in any fire-place or furnace in a factory.

Whereas, the aforesaid Municipal Council/Municipal Committee, Magam has not made these bye-laws till date.

Now, therefore, the Government, in exercise of the powers conferred by sub-section (1) of section 218 of the Jammu and Kashmir Municipal Act, 2000 intend to make these bye-laws as per the draft forming **Annexure to Notification SRO-35 of 2013 dated 31st January, 2013** and hereby publish the same for prior information of the residents of the concerned municipal area/interested persons. The suggestions/objections, if any, on the aforesaid bye-laws be sent to the Government in the Housing and Urban Development Department, Civil Secretariat, Jammu within a period of four weeks from the date of publication of these draft bye-laws.

By order of the Government of Jammu and Kashmir.

(Sd.) JEET LAL GUPTA, IAS,

Commissioner/Secretary to Government,  
Housing and Urban Development Department.







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## JAMMU &amp; KASHMIR GOVERNMENT GAZETTE

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## **PART I-A**

### **Jammu & Kashmir Government-Orders**

**HIGH COURT OF JAMMU AND KASHMIR AT JAMMU.**

Notification

No. 829 Dated 02-03-2013.

It is hereby notified that vide High Court Order dated 20-02-2013 Mr. Ankush Sharma S/o Mr. Kuldeep Sharma R/o H. No. 34, Lane No. 4, Basant Nagar, Near Jaggi Hall, Janipur, Jammu has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification. His name has been entered under Serial No. JK-43/13 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 846 Dated 02-03-2013.

It is hereby notified that vide High Court Order dated 20-02-2013 Mr. Waseem Nissar S/o Mr. Mohd. Nissar R/o Jernally No. 17, H. No. 289, Surankot, Poonch has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification. His name has been entered under Serial No. JK-37/13 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

Notification

No. 858 Dated 02-03-2013.

It is hereby notified that vide High Court Order dated 20-02-2013 Mr. Faksang Nurboo S/o Mr. Tsering Wangdus R/o Tungri-Changri, Zanaskar Kargil At Present Shakti Nagar, Street No. 11, Jammu has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification. His name has been entered under Serial No. JK-33/13 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 859 Dated 02-03-2013.

It is hereby notified that vide High Court Order dated 20-02-2013 Mr. Ghulam Mustafa S/o Mr. Abdul Jameel Khwaja R/o Samate, Surankote, Poonch has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification. His name has been entered under Serial No. JK-34/13 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 860 Dated 02-03-2013.

It is hereby notified that vide High Court Order dated 20-02-2013 Mr. Mohd. Akram S/o Mr. Zamir Hussain R/o Village Gurdhan Pain, Rajouri has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date

of issuance of this notification. His name has been entered under Serial No. JK-32/13 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 861 Dated 02-03-2013.

It is hereby notified that vide High Court Order dated 20-02-2013 Mr. Subin Kundal S/o Mr. Sham Lal R/o Kharian, Miran Sahib, R. S. Pura, Jammu has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification. His name has been entered under Serial No. JK-44/13 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 863 Dated 02-03-2013.

It is hereby notified that vide High Court Order dated 20-02-2013 Ms. Subreena Mushtaq Malik D/o Late Mr. Mushtaq Ahmad R/o Malik Mohalla, Wuyan, Pampore, Pulwama has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification. Her name has been entered under Serial No. JK-03/13 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 864 Dated 02-03-2013.

It is hereby notified that vide High Court Order dated 20-02-2013 Mr. Garu Mandotra S/o Mr. Baldev Ram Sharma R/o Karalian, Samba has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification. His name has been entered under Serial No. JK-25/13 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 867 Dated 02-03-2013.

It is hereby notified that vide High Court Order dated 20-02-2013 Mr. Kamal Kumar S/o Mr. Kartar Shoor R/o Chak Nowabad P/O Baja Bain, Sunderbani, Rajouri has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification. His name has been entered under Serial No. JK-26/13 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 870 Dated 02-03-2013.

It is hereby notified that vide High Court Order dated 20-02-2013 Mr. Rayees Ahmad Dar S/o Mr. Abdul Ahad Dar R/o Sangum (Naina), Naina Gund Bab Khalil, Bijbehara, Anantnag has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a

period of one year from the date of issuance of this notification. His name has been entered under Serial No. JK-63/13 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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Notification

No. 871 Dated 02-03-2013.

It is hereby notified that vide High Court Order dated 20-02-2013 Mr. Fayaz Khan S/o Mr. Ghulam Qaider Khan R/o Village Shiva, Doda At Present Near Masji-ul-Noor, Mohalla Nagri, Doda has been admitted and enrolled as an Advocate on the Roll of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification. His name has been entered under Serial No. JK-59/13 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

(Sd.) SURESH KUMAR SHARMA,

Registrar General.









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**PART I—B**

**Jammu and Kashmir Government—Notifications.**

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GOVERNMENT OF JAMMU AND KASHMIR,  
CIVIL SECTT.—ANIMAL AND SHEEP HUSBANDRY DEPARTMENT  
(JAMMU AND KASHMIR STATE ANIMAL WELFARE BOARD).

Subject :—Constitution of the Executive Committee of the State Animal  
Welfare Board under Regulation 7 of Prevention of Cruelty to  
Animals (Establishment and Regulation of Animal Welfare  
Board and Societies) Bye-Laws, 2011.

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Government Order No. 103-ASH of 2013

Dated 01-04-2013.

In pursuance of Regulation 7 of Prevention of Cruelty to Animals  
(Establishment and Regulation of Animal Welfare Board and Societies)

Bye-Laws, 2011, notified vide SRO-298 dated 29-08-2011 an Executive Committee of the Board comprising the following is hereby, namely :—

- |   |               |
|---|---------------|
| (i) Administrative Secretary,<br>Animal/Sheep Husbandry   | Chairman      |
| (ii) Director, Animal Husbandry, Kashmir  | Vice-Chairman |
| (iii) Director, Animal Husbandry, Jammu   | Member        |
| (iv) Director, Sheep Husbandry, Jammu/Kashmir   | Members       |
| (v) Chief Wildlife Warden   | Member        |
| (vi) Deputy Commissioner, Srinagar<br>(Chairman, SPCA, Srinagar as<br>representative from SPCAs | Member        |
| (vii) Representative from Animal Welfare<br>Board of India to be nominated by the Board         | Member        |
| (viii) Dr. S. L. Tickoo,<br>Former Director, Animal Husbandry                                   | Member        |

Representative from any registered organization shall be nominated separately.

Director, Animal Husbandry, Kashmir is designated as Member-Secretary of the Executive Committee.

The Executive Committee shall perform the functions as laid down in Regulation 8 of Prevention of Cruelty to Animals (Establishment and Regulation of Animal Welfare Board and Societies) Bye-Laws, 2011.

By order of the Government of Jammu and Kashmir.

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**Subject :—**Constitution of the Executive Committee of the State Animal Welfare Board under Regulation 7 of Prevention of Cruelty to Animals (Establishment and Regulation of Animal Welfare Board and Societies) Bye-Laws, 2011.

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**Corrigendum to Government Order No. 103-ASH of 2013**

**Dated 01-04-2013.**

**Para 1 of the Government Order No. 103-ASH of 2013 dated 01-04-2013, issued under endorsement No. ASH/Lit/AH-11/2013 dated 01-04-2013 shall and shall always be read as under—**

**“In pursuance of Regulation 7 of Prevention of Cruelty to Animals (Establishment and Regulation of Animal Welfare Board and Societies) Bye-Laws, 2011, notified vide SRO-298 dated 29-08-2011 sanction is hereby accorded to the constitution of an Executive Committee of the Board comprising the following, namely”.**

**Instead of**

**“In pursuance of Regulation 7 of Prevention of Cruelty to Animals (Establishment and Regulation of Animal Welfare Board and Societies) Bye-Laws, 2011, notified vide SRO-298 dated 29-08-2011 an Executive Committee of the Board comprising the following is hereby, namely.”**

**By order of the Government of Jammu and Kashmir.**

**(Sd.) M. A. BUKHARI, IAS,**

**Secretary to Government,  
Animal and Sheep Husbandry Department,  
Chairman, Executive Committee,  
J&K Animal Welfare Board.**

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**GOVERNMENT OF JAMMU AND KASHMIR,  
CIVIL SECRETARIAT—GENERAL ADMINISTRATION  
DEPARTMENT.**

**Subject :—Annual Darbar Move of Offices from Jammu to Srinagar,  
for Summer Season-2013.**

Government Order No. 579-GAD of 2013

Dated 06-04-2013.

It is hereby ordered that—

1. The offices as indicated at Annexures “A” and “B” to this order shall move to Srinagar in full and in camp respectively for Summer Season, 2013. The offices observing five days a week shall close at Jammu on 26th April, 2013 (Friday) after the office hours and the offices observing six days a week shall close on 27th April, 2013 (Saturday) after the office hours. All the offices shall reopen at Srinagar on 6th May, 2013 (Monday, FN). All the departments shall ensure that records are packed in boxes after working hours on last working day.

2. The offices moving in camp shall carry only 33% of the staff strength in that particular office or 10 officials whichever is minimum or otherwise as specifically indicated.

3. All the departments will send their advance parties on 22nd April, 2013, consisting of one Gazetted Officer and four to five Non-Gazetted Employees who will receive the records at Srinagar.

4. The departments shall ensure that boxes are properly locked and their keys reach the advance parties at Srinagar well in time. The S. P. Security, Civil Secretariat will furnish a list of defaulting departments, in this regard to the Government (General Administration Department) at Srinagar.

5. J&K SRTC will make available sufficient number of buses in good condition for transportation of Srinagar based employees on 27th April and 28th April, 2013 and Jammu based employees on 4th and 5th May, 2013.

The booking of buses shall be for the destination of the employees wherever feasible. Tickets shall be issued by the J&K SRTC in advance i. e. from 15th April, 2013 both from Civil Secretariat, Jammu, as well as from the main booking counters of J&K SRTC.

6. J&K SRTC will also make available trucks for shifting the records from Jammu to Srinagar. The trucks shall be requisitioned by the departments from J&K SRTC and the departments shall draw advance for meeting carriage and package charges. The trucks shall be allowed to enter the Secretariat premises after 5.00 P. M. on 26th April, 2013. Loading of trucks shall commence on 27th April, 2013. Loading of records in the offices located outside the Secretariat premises observing six days a week shall take place after working hours on 27th April, 2013. The loaded trucks shall leave for Srinagar on 28th April, 2013.

7. J&K SRTC will ensure that one crane, two empty buses and two empty trucks accompany the convoy on their respective days so that the employees do not face inconvenience due to any breakdown of buses/trucks on the way. Mobile workshop shall also accompany the convoy.

8. Health Department will arrange Medical Aid facilities at various places including Jajarkotli, Udhampur, Kud, Patnitop, Ramban, Ramsu, Banihal, and Qazigund on the days when the employees travel from Jammu to Srinagar. Commissioner/Secretary to Government, Health and Medical Education Department will issue necessary instructions in this behalf to the Directorates of Jammu and Kashmir Divisions accordingly.

9. S. S. P. Security, Jammu will supervise packing/loading of records of the offices located outside the Secretariat from security point of view and issue clearance certificates to the drivers who in turn will show it to S. P. Security, Civil Secretariat to allow them to be included in the convoy. The S. P. Security, Civil Secretariat will ensure entrance of trucks/records in the Civil Secretariat, Jammu/Srinagar after proper scrutiny.

10. J&K Police will escort the convoy carrying 'employees' and the 'records convoy' all along the route up to their respective destinations. They will also make sure that the move convoy is given precedence in

crossing the Jawahar Tunnel. Director General of Police, J&K will issue necessary guidelines to the field agencies accordingly.

11. No moving employee shall occupy any Government/E. P./Municipal residential accommodation except under proper allotment order. However, employees can retain the Government accommodation allotted to them at Jammu for *bona fide* use of their families under intimation to the Estates Department on approved terms and conditions.

12. The moving employees having Ration Cards at Jammu shall surrender the same to the Director, Consumer Affairs and Public Distribution Department, Jammu and obtain a surrender certificate. The Director, Consumer Affairs and Public Distribution Department, Srinagar shall issue Ration Cards to move employees at Srinagar on the opening of the offices.

13. The employees who desire to move without families may retain the Ration Cards at Jammu for the Summer Season.

14. Special Move T. A. shall be paid at the uniform rate of Rs. 10,000/- per employee. This shall be drawn and disbursed in advance. Special Move T. A. shall not, however, be payable to such of the employees who do not move within the prescribed date.

15. Advance pay is also authorized in terms of Rule 14.26 of the J&K Financial Code (Vol-I) in favour of such of the Non-Gazetted moving employees who may apply for the same which shall be recoverable in installments as per rules.

16. Salary for the month of April, 2013 in respect of all the employees working in moving offices shall be drawn on 22nd April, 2013.

17. No leave shall be admissible in combination/continuation of move days except in very exceptional circumstances. The concerned Administrative Secretaries shall sanction leave whatever due to the employees in very exceptional circumstances only.

18. All the Administrative Departments shall detach the staff, if any, attached by them from subordinate offices of Jammu Division, before closures of Move Offices in Jammu.

19. The office timings on the reopening of the offices at Srinagar shall be as under—

- |    |   |                          |
|----|---|--------------------------|
| 1. | Civil Secretariat and Heads of Departments located within the Civil Secretariat Premises            | 9.30 A. M. to 5.00 P. M. |
| 2. | All Moving Heads of Departments located outside the Civil Secretariat and observing six days a week | 10.00 A. M. to 4.00 P.M. |

By order of the Government of Jammu and Kashmir.

(Sd.) GAZZANFER HUSSAIN,

Secretary to Government,  
General Administration Department.

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*Annexure "A" to Government Order No. 579-GAD of 2013  
dated 06-04-2013*

Offices which shall Move in full :

1. All departments of the Civil Secretariat including—

- i Chief Minister's Secretariat.
- ii. Personal staff of Hon'ble Minister's.
- iii. Director Estates.
- iv. Department of Civil Aviation.
- v. Civil Secretariat Dispensary.
- vi. Security Staff of Civil Secretariat.
- vii. Civil Secretariat Treasury.
- viii. Executive Director, State Rehabilitation Council  
J&K (Social Welfare Department).

2. State Chief Information Commissioner.
3. State Vigilance Commissioner.
4. Financial Commissioner, Revenue (including Jt. Director, Statistics in Camp).
5. Director General of Police including CID Organization.
6. IGP, Vigilance Organization, J&K.
7. Chief Electoral Officer, J&K.
8. Director General, Prisons.
9. Director General, Youth, Services and Sports.
10. Director General, Fire and Emergency Services.
11. Principal Chief Conservator of Forests J&K.
12. Director, Information.
13. Director, State Motor Garages.
14. Director General, Hospitality and Protocol Department with the Catering Staff.
15. Director General, Accounts and Treasuries.
16. Director, Employment.
17. Director, Forest Protection Force.
18. Director, Technical Education.
19. Director, State Forest Research Institute.
20. Director, Tribal Affairs.
21. Development Commissioner, Power.
22. Labour Commissioner.
23. Accounts Officer, G. P. Fund, Moving Cell.
24. Custodian General, J&K.
25. Transport Commissioner, J&K.
26. Chief Executive Officer, J&K e-Governance Agency.
27. Assistant Director/Programmer Officer, AIDs Cell.



28. Special Officer, Auguf.
  29. State Board of Technical Education.
  30. Advisory Board for Development of Pahari Speaking People.
  31. Advisory Board for Development of Gujjars and Bakervals.
  32. J&K State Electricity Regularity Commission.
  33. J&K State Commission for Women.
  34. J&K Police Housing Corporation.
  35. One Man Forest Authority.
  36. Toshkhana Officer.
  37. J&K State Accountability Commission.
  38. Office of the Chief Engineer, Procurement and Material Management Wing, J&K.
  39. Office of the Chief Engineer, Planning and Design Wing, J&K.
  40. Office of the Directorate of Testing, Inspections and Commissioning, J&K.
  41. State Advisory Board for Welfare and Development of Kissan.
  42. State Advisory Board for Welfare and Development of other Backward Classes.
  43. Office of the J&K Building and Other Construction Workers Welfare Board.
  44. Directorate of Local Fund Audit and Pensions, J&K.
  45. Directorate of Rashtriya Madhyamik Shiksha Abhiyan (RMSA).
-

*Annexure "B" to Government Order No. 579-GAD of 2013  
dated 06-04-2013*

**Offices which shall move in Camp--**

1. Commissioner, Commercial Taxes.
2. Excise Commissioner, J&K with Skeleton Staff.
3. Director, Family Welfare, MCH and Immunization.
4. Director, Indian System of Medicines.
5. Director, Economics and Statistics.
6. Director, Soil Conservation.
7. Director, Environment and Remote Sensing.
8. Director, Sericulture.
9. Director of Stationery and Office Supplies with Marginal Staff.
10. Director, Audit and Inspection.
11. Director, Horticulture (P&M).
12. Director, Handicrafts.
13. Director, Geology and Mining.
14. Director, Libraries.
15. Director, Archives, Archeology and Museum.
16. Chief Architect.
17. Director Finance, Finance Organization, PDD.
18. Project Chief, IWDP, Hills, Forest Department.
19. Nucleus Staff of Funds Organization.
20. Gazette Section of J&K Government Press.
21. Registrar, Co-operatives.
22. Subordinate Office of Science and Technology Department.

23. Inspector General of Police, Railways.
24. Inspector General of Police, Crime.
25. Director, Social Forestry.
26. J&K Service Selection Board with staff as determined by the Chairman.
27. Board of Professional Entrance Examination as per the Staff to be determined by the Chairman.
28. Chairman, State Pollution Control Board.
29. Board of Unani Ayurvedic System of Medicine.
30. J&K State Commission for Backward Classes.
31. J&K Special Tribunal with Marginal Staff.
32. Managing Directors of all PSUs with Skeleton Staff.
33. J&K Commercial Taxes Tribunal with Marginal Staff.
34. Director, Rural Sanitation.
35. DFO, Photo Interpretation Division (Forest Department) with Marginal Staff.
36. J&K Khadi and Village Industries Board with the staff as determined by the Industries and Commerce Department.
37. J&K State Social Welfare Board.
38. J&K Housing Board.
39. Chief Wildlife Warden.
40. Chairman of the Committee for Monitoring and Ensuring Fairness of Tests conducted by BOPEE.
41. Chairman of the Committee for Fixation of Fee Structure of Professional Colleges in the State.
42. Chief Engineer, Commercial and Survey Wing along with Driver.

43. J&K Academy of Art, Culture and Languages with 26 employees.
44. Director, Handloom Development Department.
45. Relief and Rehabilitation Commissioner (Migrant).
46. Director, Fisheries.
47. Director, Defence, Labour Procurement.
48. Empowered Officer, PMGSY ( ).
49. Directorate of National Rural Health Mission.

(Sd.) .....

Deputy Secretary to Government,  
General Administration Department.



**THE  
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 126] Jammu, Thu., the 25th April, 2013/5th Vai., 1935. [No. 4

Separate paging is given to this part in order that it may be filed as a separate compilation.

**PART II—A**

**Orders by Heads of Departments.**

**CHARGE REPORTS**

**Subject :—Assumption of charge of Director, Technical Education, J&K.**

In pursuance of Government Order No. 523-GAD of 2013 dated 28-03-2013, I hereby assume the charge of Director, Technical Education, J&K, Jammu today the 3rd of April, 2013 A. N.

(Sd.) HILAL AHMAD PARRAY, KAS,

Director.  
Technical Education, J&K.

Certified that we have in the forenoon/afternoon of this day the 18th March, 2013 respectively made over and received charge of the Office of Deputy Commissioner, Udhampur.

Station : Udhampur.

Dated : 18-3-2013.

(Sd.) PANDURANG K. POLE, IAS,

Deputy Commissioner.

Relieved Officer.

(Sd.) YASNA MUDGUL, IAS,

Deputy Commissioner.

Relieving Officer.



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**PART II—B**

Notifications, Notices and Orders by the Heads of the Departments.

GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE GENERAL MANAGER, RANBIR  
GOVERNMENT PRESS, JAMMU.

Notification

(1st Publication)

In pursuance of Government Order No. 579-GAD of 2013 dated 06-04-2013, the Government Gazette Unit will close on 27th April, 2013 A. N. and reopen at Srinagar on Monday, 6th of May, 2013 (F. N.). The 6th issue of the Government Gazette after move will published from Government Press, Srinagar on 9th of May, 2013.

All notifications and other matter desired to be published in the Government Gazette may please be sent to the General Manager, Government Press, Srinagar. Notifications for publication in the Government Gazette will not be received in this office after 27th of April, 2013 A. N. It may be noted that all communications pertaining to Government Gazette should henceforth be addressed to General Manager, Government Press, Srinagar.

(Sd.) AJAZ AHMAD AKHOON,

General Manager,  
Ranbir Government Press,  
Jammu.

**OFFICE OF THE DEPUTY COMMISSIONER,  
PULWAMA COLLECTOR, LAND ACQUISITION,  
ASSISTANT COMMISSIONER (REVENUE),  
PULWAMA.**

Notification No. 18 of 2012

Dated 10-12-2012.

The Director, Tourism Kashmir, Srinagar has placed an indent for acquisition of land in Estate Inder, Tehsil Pulwama for development of Heritage site near the Mausoleum of Sochkral.

Therefore in exercise of the powers vested in me as Collector, Land Acquisition under section 4 (1) of the J&K Land Acquisition Act, Svt. 1990, I, Dr. Shah Faesal (IAS), Collector, Land Acquisition (Assistant Commissioner, Revenue), Pulwama do hereby notify the land particulars of which are given below for public purpose namely for development of Heritage site near the Mausoleum of Sochkral at Village Inder, Tehsil and District Pulwama.

Particulars of land

District	Tehsil	Village	Survey Nos.	Area involved
				M. S. Sft.
Pulwama	Pulwama	Inder	876 min	05-16-00
			887 min	00-14-00
			888 min	00-16-00
			895 min	00-04-04
			896 min	00-01-03
			908 min	00-08-03



Objection, if any, provided under section 5 (A) of J&K Land Acquisition Act with regard to the land to be acquired, shall reach to this office within a stipulated period of fifteen days from the date of issuance of this notification in the Government Gazette/Daily Newspaper.

(Sd.) DR. SHAH FAESAL (IAS),

Collector, Land Acquisition,  
Pulwama.

GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DISTRICT COLLECTOR  
(DEPUTY COMMISSIONER),  
POONCH.

Notification No. 123/LA/P of 2011.

Whereas, the land whose specifications is given below is required for construction of Dumping Site for Power House under Parnai Hydel Project at Village Kallar Mohra, Tehsil Mendhar, District Poonch ;

Specifications of land

District	Tehsil	Village	Khasra Nos.	Area
Poonch	Mendhar	Kallar Mohra	815	K. M. 05-00
			816	03-10
			817	02-11
			Total	11-01

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, Svt. 1990 was issued by the Collector, Land Acquisition (Sub-Divisional Magistrate), Mendhar vide his No. SDM/LA/PHP/319-30 dated 23-11-2012 ;

Whereas, the Collector, Land Acquisition (Sub-Divisional Magistrate), Mendhar has recommended the case for issuance of notification under section 6 and directives under section 7 of the Land Acquisition Act, Svt. 1990 vide his letter No. SDM/Coll/PHP/366-68 dated 11-12-2012 ;

Whereas, the case comes under the pecuniary jurisdiction of the undersigned and terms of SRO-236 of 2009 dated 11-08-2009 ;

Whereas, undersigned is satisfied after considering the report furnished by the Collector, Land Acquisition (Sub-Divisional Magistrate), Mendhar that the land is required for public purpose viz. construction of Dumping Site for Power House at Village Kallar Mohra, Tehsil Mendhar, District Poonch.

Now, therefore, in exercise of the powers conferred upon the undersigned in terms of SRO-236 of 2009 dated 11-08-2009, it is declared under section 6 of the Land Acquisition Act, Svt. 1990 that the land aforementioned is needed for public purpose. Further, the Collector, Land Acquisition (Sub-Divisional Magistrate), Mendhar is directed under section 7 of the said Act to take order for acquisition of the land which specifications are given above.

(Sd.) .....

District Collector  
(Deputy Commissioner),  
Poonch.

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GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DISTRICT COLLECTOR  
(DEPUTY COMMISSIONER),  
POONCH.

Notification No. 128/LA/P of 2011.

Whereas, the land whose specifications is given below is required for construction of road from Bhera to Salwah under PWD at Village Bhera, Tehsil Mendhar, District Poonch ;

Specifications of land				
District	Tehsil	Village	Khasra Nos.	Area
1	2	3	4	5
Poonch	Mendhar	Bhera	368	K. M. 02-05
			369	00-15
			370	01-09
			373	03-16
			358	00-08
			357	00-06
			356	01-18
			348	00-05
			345	00-12
			344	01-15
			333	04-16
			331	01-09
			330	00-08
			329	02-14
			313	08-17
			13	03-05
			287	00-02
			286	01-17
			285	00-02
			284	00-07

1	2	3	4	5
				K. M.
			31	00-07
			30	00-08
			29	06-12
			25	00-03
			28	00-06
			68	05-18
			40	03-00
			41	01-03
			42	01-00
			67	00-17
			74	00-07
			69	02-05
			70	01-01
			68	05-18
			79	00-04
			374	00-13
			375	00-07
			Total	67-15

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, Svt. 1990 was issued by the Collector, Land Acquisition, Assistant Commissioner (Revenue), Poonch vide his No. DCP/LA/1449-57 dated 24-09-2012 ;

Whereas, the Collector, Land Acquisition (Sub-Divisional Magistrate), Mendhar has recommended the case for issuance of notification under section 6 and directives under section 7 of the Land Acquisition Act, Svt. 1990 vide his letter No. SDM/LA/358 dated 02-12-2012 ;

Whereas, the case comes under the pecuniary jurisdiction of the undersigned and terms of SRO-236 of 2009 dated 11-08-2009 ;

Whereas, undersigned is satisfied after considering the report furnished by the Collector, Land Acquisition (Sub-Divisional Magistrate), Mendhar that the land is required for public purpose viz. construction of road from Bhera to Salwah under PWD at Village Bhera, Tehsil Mendhar, District Poonch.

Now, therefore, in exercise of the powers conferred upon the undersigned in terms of SRO-236 of 2009 dated 11-08-2009, it is declared under section 6 of the Land Acquisition Act, Svt. 1990 that the land aforementioned is needed for public purpose. Further, the Collector, Land Acquisition (Sub-Divisional Magistrate), Mendhar is directed under section 7 of the said Act to take order for acquisition of the land which specifications are given above.

(Sd.) .....

District Collector  
(Deputy Commissioner),  
Poonch.

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GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DISTRICT COLLECTOR  
(DEPUTY COMMISSIONER),  
POONCH.

Notification No. 129/LA/P of 2011.

Whereas, the land whose specifications is given below is required

## Specifications of land

District	Tehsil	Village	Khasra Nos.	Area
1	2	3	4	5
Poonch	Mendhar	Kallar Mohra	116	K. M. 02-01
			117	04-17
			129	09-04
			131	02-07
			132	00-06
			133	02-17
			134	08-09
			135	00-08
			140	00-05
			142	06-10
			143	02-09
			147	00-16
			148	00-03
			157	01-17
			158	01-19
			161/1	00-11

1	2	3	4	5
				K. M.
			172	00-12
			176	01-02
			820	00-16
			177	00-10
			180	00-06
			181	01-02
			182	00-08
			196	02-05
			Total	51-16

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, Svt. 1990 was issued by the Collector, Land Acquisition, Parnai Hydel Project (Sub-Divisional Magistrate), Mendhar vide his No. SDM/LA/PHP/39-49 dated 28-07-2012 ;

Whereas, the Collector, Land Acquisition (Sub-Divisional Magistrate), Mendhar has recommended the case for issuance of notification under section 6 and directives under section 7 of the Land Acquisition Act, Svt. 1990 vide his letter No. SDM/Coll/PHP/57-58 dated 27-08-2012 ;

Whereas, the case comes under the pecuniary jurisdiction of the undersigned and terms of SRO-236 of 2009 dated 11-08-2009 ;

Whereas, undersigned is satisfied after considering the report furnished by the Collector, Land Acquisition, Parnai Hydel Project (Sub-Divisional Magistrate), Mendhar that the land is required for public purpose viz. construction of road from Bhatadurian to Power House





1	2	3	4	5
			314 min	K. M. 01-13
			315 min	00-06
			Total	05-18

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, 1990 Svt. was issued by the Collector, Land Acquisition/Assistant Commissioner (Revenue), Kathua vide his office No. LA/ACR/34-40 dated 06-05-2005 :

Whereas, after the issuance of notification under section 4 (1) by the Collector, Land Acquisition/Assistant Commissioner (Revenue), Kathua, land owners/interested persons were informed to file objections, if any, within 15 days from the issuance of the notification under section 4 (1), but no objection has been received from them within the stipulated period ;

Whereas, this office is satisfied after considering the report and recommendation of the Collector, Land Acquisition (Assistant Commissioner, Revenue), Kathua vide his No. DCK/LA/ACR/2012-13/557 dated 16-11-2012 that the land is required for public purpose viz. for construction of PWD road from Karkara Morh to Raipur at Village Taraf Bajwal, Tehsil and District Kathua.

Now, therefore, it is declared under section 6 of the said Act that the aforementioned land is needed for public purpose namely for construction of road at Village Taraf Bajwal, Tehsil and District Kathua.. Further, the Collector, Land Acquisition/Assistant Commissioner, (Revenue), Kathua is directed under section 7 of the said Act to take order for acquisition of the land of which specifications is given above.

(Sd.) .....

Deputy Commissioner,  
Kathua.

**GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DEPUTY COMMISSIONER  
(DISTRICT COLLECTOR),  
KATHUA.**

**Subject :—**Declaration under sections 6 & 7 of the Land Acquisition Act, (Svt.) 1990 for acquisition of land for construction of link road from Hatli to Dukhat under Bharat Nirman through PMGSY Scheme at Village Dukhat, Tehsil and District Kathua.

**Notification No. 22/DCK of 2012.**

Whereas, the land whose specifications is given below is required for construction of link road at Village Dukhat, Tehsil and District Kathua ;

**Specifications of land**

District	Tehsil	Village	Khasra Nos.	Area
1	2	3	4	5
Kathua	Kathua	Dukhat	169 min	K. M. 04-07
			168 min	01-01
			205 min	02-10
			206 min	01-02
			207 min	02-04
			601/574/ 318 min	05-02
			507/496/ 318 min	06-00
			188 min	01-19
			187 min	00-13

1	2	3	4	5
				K. M.
			187 min	00-15
			187 min	00-02
			185 min	00-06
			186 min	01-06
		586/497/		02-07
		357 min		
			163 min	00-01
			164 min	00-10
			162 min	03-01
			361 min	05-11
			150 min	01-04
			149 min	03-13
			363 min	03-10
			145 min	00-01
			147 min	00-04
			139 min	00-07
			137 min	00-02
			138 min	01-14
		545/364 min		01-07
			Total	50-19

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, 1990 Svt. was issued by the Collector,

Land Acquisition/Assistant Commissioner (Revenue), Kathua vide his office No. DCK/LA/ACR/2011-12/578-84 dated 19-12-2011 ;

Whereas, after the issuance of notification under section 4 (1) by the Collector, Land Acquisition/Assistant Commissioner (Revenue), Kathua, land owners/interested persons were informed to file objections, if any, within 15 days from the issuance of the notification under section 4 (1), but no objection has been received from them within the stipulated period ;

Whereas, this office is satisfied after considering the report and recommendation of the Collector, Land Acquisition/Assistant Commissioner, Revenue, Kathua vide his No. DCK/LA/ACR/2012-13/558 dated 17-11-2012 that the land is required for public purpose viz. for construction of PWD road from Hatli Morh to Dukhat at Village Dukhat, Tehsil and District Kathua.

Now, therefore, it is declared under section 6 of the said Act that the aforementioned land is needed for public purpose namely for construction of road at Village Dukhat, Tehsil and District Kathua. Further, the Collector, Land Acquisition/Assistant Commissioner, (Revenue), Kathua is directed under section 7 of the said Act to take order for acquisition of the land of which specifications is given above.

(Sd.) .....

Deputy Commissioner,  
Kathua.

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OFFICE OF THE COLLECTOR, LAND ACQUISITION  
(SDM), AKHNOOR.

Subject :—Acquisition of land measuring 60 Kanals—04 Marlas situated at Villages Channi-Dewanoo, Darh and Pallanwala, Tehsil Akhnoor, District Jammu coming under the alignment of PMGSY Road from Pallanwala to Plattan, Tehsil Akhnoor.

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Corrigendum

In the acquisition proceedings for the land in the subject case the Khasra Numbers mentioned in the notification issued under section

4 (1) and also reflected in the notification issued under sections 6 & 7 of the Act by this office i. e. villages is as under :—

Channi-Dewanoo Khasra Nos. 47, 49, 50, 52 and 57.

Darh Khasra Nos. 09, 10, 14, 16, 20, 22, 25, 32, 40, 41 and 43.

Pallanwala Khasra Nos. 990, 991, 992, 993, 994, 977, 976, 975, 1046, 1047, 1052, 1053, 1056, 1057, 944, 1101, 1102, 1103, 1105, 1108, 1107, 1110, 1115, 1114, 1150, 1151, 1149, 1148, 1144, 1143, 1142, 1141, 1180, 1179/1, 1183, 1182, 1184, 1189, 1190, 1191, 1199, 1250, 1253, 1252, 1244, 1245, 1242, 1238, 1237, 1221 and 676 shall now be read as under :—

Channi-Dewanoo Khasra Nos. 47 min, 49 min, 50 min, 52 min and 57 min.

Darh Khasra Nos. 09 min, 10 min, 14 min, 16 min, 20 min, 22 min, 25 min, 32 min, 40 min, 41 min and 43 min.

Pallanwala Khasra Nos. 990 min, 991 min, 992 min, 993 min, 994 min, 977 min, 976 min, 975 min, 1046 min, 1047 min, 1052 min, 1053 min, 1056 min, 1057 min, 944 min, 1101 min, 1102 min, 1103 min, 1105 min, 1108 min, 1107 min, 1110 min, 1115 min, 1114 min, 1150 min, 1151 min, 1149 min, 1148 min, 1144 min, 1143 min, 1142 min, 1141 min, 1180 min, 1179/1 min, 1183 min, 1182 min, 1184 min, 1189 min, 1190 min, 1191 min, 1199 min, 1250 min, 1253 min, 1252 min, 1244 min, 1245 min, 1242 min, 1238 min, 1237 min, 1221 min and 676 min and shall find further mention in all further notifications of land acquisition in the above case.

(Sd.) .....

Collector, Land Acquisition,  
(SDM), Akhnoor.

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OFFICE OF THE COLLECTOR, LAND ACQUISITION  
(ACR), RAMBAN.

Notification

In exercise of the powers vested in me under section 4, sub-section (1) of the J&K Land Acquisition Act, 1990 Svt., I, Ghansham Singh (KAS) Collector, Land Acquisition, (ACR), Ramban.

notify that the land particulars of which are given below is likely to be needed for public purpose namely for construction of road from 'Kharpara-Rattan Bass road' via Shahbanbass Km. 1-6th' in Village Gundadalkote, Tehsil Banihal, District Ramban ;

Particularss of land

District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
Ramban	Banihal	Gundadalkote	457	K. M. 01-01
			457	00-05
			445	00-18½
			444	01-00
			448	00-5½
			448	00-03
			449	00-04
			449	00-02
			450	00-2½
			450	00-11
			450	00-10½
			450	00-03
			447	00-02
			455	00-13½
			455	00-12

1	2	3	4	5
				K. M.
			455	00-12
			454	00-07
			453	00-9½
			453	00-11
			453	01-03
			451	01-07
			452	01-03
			535	00-7½
			535 min	00-18½
			537	01-13½
			537	00-14
			553	01-07
			553	01-04
			563	00-11
			564	00-12½
			564	00-14
			568	00-08
			456	01-06

Objection, if any, to the proposed acquisition shall be received by the undersigned within 15 days from the date of publication of this notification.

(Sd.) GHANSHAM SINGH (KAS),

Collector, Land Acquisition  
(ACR), Ramban.

OFFICE OF THE COLLECTOR, LAND ACQUISITION,  
SUB-DIVISIONAL MAGISTRATE,  
DUDU-BASANTGARH.

Subject :—Notification under section 4 (1) of the Jammu and Kashmir  
Land Acquisition Act No. X of 1990 BK.

Notification

In exercise of the powers conferred upon me under sub-section (1) of section 4 of the Land Acquisition Act No. X of 1990 BK, I, Krishan Lal, KAS, Collector, Land Acquisition, Sub-Divisional Magistrate, Dudu-Basantgarh, Tehsil Ramnagar, District Udhampur do hereby notify the land measuring 116 Kanals-04 Marlas-05 Sarsai particulars of which are given below is likely to be needed for public purpose namely for construction of road under PMGSY from Dhandal to Proa Jagir in Village Proa Jagir, Tehsil Ramnagar, District Udhampur ;

Objection, if any, to the acquisition of the below mentioned land will be received by the undersigned within 15 days from the publication of this notification in Government Gazette.

Specifications of land

District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
Udhampur	Ramnagar	Proa Jagir	432/68 min	K. M. S. 05-00-04



1	2	3	4	5
				K. M. S.
			432/68 min	01-01-03
			432/68 min	05-13-00
			432/68 min	02-09-07
			432/68 min	02-09-07
			439/70 min	00-16-00
			72 min	02-06-06
			92 min	01-07-02
			92 min	00-12-04
			91 min, 92 min	01-05-07
			92 min	00-12-04
			88 min	00-06-02
			90 min	00-06-02
			88 min	01-00-04
			98 min	00-12-04
			96 min	02-05-03
			96 min	01-08-04
			121 min	01-17-03
			94 min	01-05-00
			135 min	03-08-04

1	2	3	4	5
				K. M. S.
			137 min	02-06-02
			162 min	03-06-06
			442/178 min	00-01-03
			442/178 min	03-12-08
			442/178 min	01-11-01
			459/161 min	10-00-08
			459/161 min	00-02-06
			144 min	00-09-07
			144 min	03-07-05
			453/145 min	00-16-00
			149 min	03-06-01
			148 min	01-00-02
			149 min	00-12-04
			149 min	00-10-06
			149 min	00-08-00
			149 min	00-06-02
			149 min	00-14-02
			149 min	00-12-04
			149 min	00-12-04

1	2	3	4	5
				K. M. S.
			149 min	00-07-01
			149 min	02-10-03
			149 min	00-03-05
			215 min	03-15-01
			215 min	03-12-08
			215 min	00-05-03
			210 min	00-12-02
			212 min	00-13-03
			212 min	02-13-08
			201 min, 202 min, 203 min, 204 min	08-18-05
			205 min	02-16-08
			241 min	01-14-00
			480/247 min	01-11-08
			480/247 min	01-17-03
			479/247 min	01-00-04
			482/251 min	01-08-03
			481/251 min	05-10-04

1	2	3	4	5
				K. M. S.
			264 min	00-01-07
			265 min	01-04-04
			354/279 min	05-14-02
			Total	116-04-05

(Sd.) KRISHAN LAL, KAS,

Collector, Land Acquisition,  
Sub-Divisional Magistrate,  
Dudu-Basantgarh.

OFFICE OF THE DEPUTY COMMISSIONER/CEO,  
LADAKH AUTONOMOUS HILL DEVELOPMENT COUNCIL,  
LEH.

Notification

In exercise of the powers vested in me under section 4 (1) of J&K Land Acquisition Act, Svt. 1990, I, Tashi Dolma, KAS, Collector, Land Acquisition, Leh hereby notify that the land particulars given below is needed for public purpose namely Development of International Golf Course, Shey.

Particulars of land

S. No.	Name of District	Name of Village	Name of land Owner	Name of Tenants	Khasra Nos.	Area
1	2	3	4	5	6	7

K. M. S.

1.	Leh	Shey	State	Tashi Motup S/o Phunchok Dorjai	3811/2624/ 2553/2496/1	02-01-00
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1	2	3	4	5	6	7
						K. M. S.
2.	Leh	Shey	State	Mohd. Baqir S/o Mohd. Hadi	3812/2624/ 2553/2496/1	01-11-00
3.	do.	do.	do.	do.	3813/2624/ 2553/2496/1	00-16-00
4.	do.	do.	do.	Mirza Asad-Ulla S/o Haji Mohd. Hussain	3814/2624/ 2553/2496/1	04-00-00
5.	do.	do.	do.	Tundup Sonam Tashi Tsewang	2917/2496/1	07-16-00
6.	do.	do.	do.	Mirza Ahmad Hussain S/o Haji Mohd. Hussain	2507 min	14-16-00
7.	do.	do.	do.	Tsewang Nourboo S/o Tashi Tundup	3423/3143/ 2507 min	22-19-00
8.	do.	do.	do.	do.	2507 min	08-00-00
9.	do.	do.	do.	Mohd. Baqir S/o Mohd. Hadi	2507 min	03-18-00
Total						65-17-00

All the person having any interest in the said land may file objections, if any, to the acquisition of said land before the undersigned within 15 days from the date of publication/issue of the notice.

(Sd.) .....

Assistant Commissioner (Revenue)  
Collector, Land Acquisition,  
Leh.

GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DISTRICT COLLECTOR  
(DEPUTY COMMISSIONER),  
POONCH.

Notification No. 127/LA/P of 2011.

Whereas, the land whose specifications is given below is required for construction of alternative link road connecting Draba and Buffliaz in Tehsil Surankote, District Poonch ;

Specifications of land

District	Tehsil	Village	Khasra Nos.	Area
1	2	3	4	5
Poonch	Surankote	Buffliaz	1019	K. M. 00-05
			1020	00-04
			1021	02-04
			1164	00-12
			1165	00-05
			1166	05-14
			1167	00-06
			1168	00-14
			1169	01-00
			1172	14-12
			1173/1	00-02
			1174	00-18

1	2	3	4	5
			1175	K. M. 09-01
			1176	25-06
				<hr/> Total 61-02 <hr/>

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, Svt. 1990 was issued by the Collector, Land Acquisition, Parnai Hydel Project (Sub-Divisional Magistrate), Mendhar vide his No. SDM/LA/PHP/81-91 dated 25-09-2012 ;

Whereas, the Collector, Land Acquisition (Sub-Divisional Magistrate), Mendhar has recommended the case for issuance of notification under section 6 and directives under section 7 of the Land Acquisition Act, Svt. 1990 vide his letter No. SDM/Coll/PHP/372-74 dated 11-12-2012 ;

Whereas, the case comes under the pecuniary jurisdiction of the undersigned and terms of SRO-236 of 2009 dated 11-08-2009 ;

Whereas, undersigned is satisfied after considering the report furnished by the Collector, Land Acquisition, Parnai Hydel Project (Sub-Divisional Magistrate), Mendhar that the land is required for public purpose viz. construction of alternative link road connecting Draba and Buffliaz in Tehsil Surankote, District Poonch.

Now, therefore, in exercise of the powers conferred upon the undersigned in terms of SRO-236 of 2009 dated 11-08-2009, it is declared under section 6 of the Land Acquisition Act, Svt. 1990 that the land aforementioned is needed for public purpose. Further, the Collector, Land Acquisition, Parnai Hydel Project (Sub-Divisional Magistrate), Mendhar is directed under section 7 of the said Act to take order for acquisition of the land which specifications are given above.

(Sd.) .....

District Collector  
(Deputy Commissioner),  
Poonch.

OFFICE OF THE ADDITIONAL DEPUTY  
COMMISSIONER, COLLECTOR, LAND ACQUISITION,  
NANDNI HILLS, SAMBA.

Subject :—Notification under section 4, sub-section (1) of the Land Acquisition Act, 1990 Svt. amended up-to-date for acquisition of land in Village Narayanpur for construction of road by the BRO.

Reference :—This Office Notification Endorsement No. ADC/LAS/BRO/12-13/1361-42 dated 04-05-2012 dated 04-09-2009.

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Corrigendum/Addendum

Please read at S. No. 25 Kh. No. 272 min instead of 271 min and S. No. 27 00 Kanal-01 Marla instead of 01K-00M besides Kh. No. 284 min (00K-19M) as addendum in the above said notification.

(Sd.) .....

Additional Deputy Commissioner,  
Collector, Land Acquisition,  
Samba.

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OFFICE OF THE COMMERCIAL TAXES OFFICER, CIRCLE,  
KATHUA.

Notification

It has been reported by M/s S. K. Plastic Industries, Kathua having CST No. 5100774, TIN 01251100559 the VAT-65 Form Nos. 1081622 to 1081636 have been lost by the dealer.

The matter already stands published in the following Newspapers :—

1. Danik Jagran Dated 19-09-2012.

1. Northern Dated 20-09-2012.

The dealer has furnished the Indemnity Bond for Rs. 5 lacs in this respect which is placed on record. In view of the above



67 (3) read with Rule 68 (K) (i) of J&K VAT Act, 2005. Any one fraudulently using the said Forms will render himself liable for penal action as per law. The person who found these Forms will please return the same to the undersigned.

No. of VAT-65 Forms : 15.  
S. No. of the VAT-65 Forms : 1081622 to 1081636.  
Name and address of the dealer : M/s S. K. Plastic Industries, Kathua.  
Registration No. of the dealer : CST No. 5100774, TIN 01251100559.  
Whether lost/stolen/destroyed : Lost.  
Address of the dealer to whom Forms were issued : Smt. Parveen Kumari W/o Late Sh. Ashok Kumar, H. No. 61, W. No. 4, Tangu Road, Pathankot.

VAT-65 Forms lost report at Police Post, Kathua.

(Sd.) .....

Commercial Taxes Officer, Circle,  
Kathua.

OFFICE OF THE COMMERCIAL TAXES OFFICER, CIRCLE,  
KATHUA.

#### Notification

It has been reported by M/s Jai Automobile Agencies, Hatli Morh, Kathua having CST No. 5100491, TIN 01101100399 the VAT-65 Form Nos. 0746866 to 0746885 have been lost by the dealer.

The matter already stands published in the following Newspapers :—

- |                 |                   |
|-----------------|-------------------|
| 1. Danik Jagran | Dated 20-10-2012. |
| 1. Early Times  | Dated 17-10-2012. |

The dealer has also furnished the Indemnity Bond for Rs. 5 lacs in this respect which is placed on record. In view of the above

VAT-65 Forms are hereby declared as invalid for the purpose of section 67 (3) read with Rule 68 (K) (i) of J&K VAT Act, 2005. Any body fraudulently using the said Forms will render himself liable for penal action as per law. The person who found these Forms will please return the same to the undersigned.

No. of VAT-65 Forms : 20.

S. No. of the VAT-65 Forms : 0746866 to 0746885.

Name and address of the dealer : M/s Jai Automobile Agencies,  
Hatli Morh, Kathua.

Registration No. of the dealer : CST No. 5100491,  
TIN 01101100399.

Whether lost/stolen/destroyed : Lost.

Address of the dealer to whom Forms were issued : Sh. Ashok Kumar S/o  
S/o Bansi Lal, W. No. 2,  
Kathua.

VAT-65 Forms lost report at Police Post, Kathua.

(Sd.) .....

Commercial Taxes Officer, Circle,  
Kathua.

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GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DISTRICT COLLECTOR  
(DEPUTY COMMISSIONER),  
DODA.

Notification No. 71/DCD of 2012.

Whereas, the land particulars of which are given below is required to be acquired for construction of Marsu to Charota road at Village Kharonti, Tehsil and District Doda ;

Particulars of land				
District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
				K. M.
Doda	Doda	Kharonti	565/551/ 59 min	05-05
			559/59 min	02-01
			561/551/ 59 min	03-03
			561/551/ 59 min	00-07
			244	01-01
			242	01-11
			247	01-13
			239	00-13
			235	00-02
			238	01-16
			233	00-06
			232	00-03
			222	00-03
			228	00-13
			221	00-11
			562/508	03-10
			Total	23-03

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, 1990 BK has been issued by the

Collector, Land Acquisition (ACR), Doda under his No. 635-41/Acq dated 18-11-2011 for the land measuring 23K-03M of Village Kharoti, Tehsil Doda, District Doda particulars of which are given above for the aforesaid purpose ;

Whereas, after considering the report received from the Collector, Land Acquisition (ACR), Doda bearing No. 1000-04/Acq dated 17-09-2012, the above said land is required for construction of Marsu to Charota road at Village Kharoti, Tehsil and District Doda and as per the said report of Collector the grant of declaration under sections 6 & 7 of the Land Acquisition Act is within the pecuniary competence of District Collector, Land Acquisition (Deputy Commissioner) as per SRO-235 and SRO-236 both dated 11-08-2009, issued by the Revenue Department, J&K.

Now, therefore, it is declared under sections 6 & 7 of Land Acquisition Act that the aforementioned land is needed for construction of Marsu to Charota road at Village Kharoti, Tehsil and District Doda . Further, the Collector, Land Acquisition (ACR), Doda is directed under section 7 of the said Act to take order for acquisition of the land of which specifications are given herein above.

(Sd.) FAROOQ AHMAD KHAN, KAS,

District Collector,  
Land Acquisition,  
Deputy Commissioner,  
Doda.

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GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DISTRICT COLLECTOR  
(DEPUTY COMMISSIONER),  
DODA.

Notification No. 72/DCD of 2013.

Whereas, the land particulars of which are given below is required to be acquired for construction of Taintly Gurekhra Motor Road in Village Gurekhra, Tehsil Gandoh, District Doda ;

Particulars of land				
District	Tehsil	Village	Kh. Nos.	Area
Doda	Gandoh	Gurekhra	323/111 min	K. M. 01-05
			226 min	01-16
			109 min	00-13
			Total	03-14

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, 1990 BK has been issued by the Collector, Land Acquisition (Sub-Divisional Magistrate), Gandoh under his No. 1410-15/LAC dated 19-11-2012 for the land measuring 03K-14M of Village Gurekhra, Tehsil Gandoh, District Doda particulars of which are given above for the aforesaid purpose ;

Whereas, after considering the report received from the Collector, Land Acquisition (Sub-Divisional Magistrate), Gandoh bearing No. 1468-71/LAC/12 dated 20-12-2012, the above said land is required for construction of Taintly Gurekhra Motor Road in Village Gurekhra, Tehsil Gandoh, District Doda and as per the said report of Collector the grant of declaration under sections 6 & 7 of the Land Acquisition Act is within the pecuniary competence of District Collector, Land Acquisition (Deputy Commissioner) as per SRO-235 and SRO-236 both dated 11-08-2009, issued by the Revenue Department, J&K.

Now, therefore, it is declared under sections 6 & 7 of Land Acquisition Act that the aforementioned land is needed for construction of Taintly Gurekhra Motor Road in Village Gurekhra, Tehsil Gandoh, District Doda. Further, the Collector, Land Acquisition (Sub-Divisional Magistrate), Gandoh is directed under section 7 of the said Act to take order for acquisition of the land of which specifications are given herein above.

(Sd.) FAROOQ AHMAD KHAN, KAS,

District Collector,  
Land Acquisition,  
Deputy Commissioner,  
Doda.

GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DISTRICT COLLECTOR  
(DEPUTY COMMISSIONER),  
DODA.

Notification No. 74/DCD of 2013.

Whereas, the land particulars of which are given below is required to be acquired for construction of Dhar to Dashnan Road in Village Shuryan, Tehsil and District Doda ;

Particulars of land

District	Tehsil	Village	Kh. No.	Area
				K. M.
Doda	Doda	Shuryan	658 min	03-01

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, 1990 BK has been issued by the Collector, Land Acquisition, Assistant Commissioner (Revenue), Doda under his No. 1540-46/Acq dated 17-12-2012 for the land measuring 03K-01M of Village Shuryan, Tehsil and District Doda particulars of which are given above for the aforesaid purpose ;

Whereas, after considering the report received from the Collector, Land Acquisition, Assistant Commissioner (Revenue), Doda bearing No. 1710-14/Acq dated 03-01-2013, the above said land is required for the public purpose namely for construction of Dhar to Dashnan Road in Village Shuryan, Tehsil and District Doda and as per the said report of Collector the grant of declaration under sections 6 & 7 of the Land Acquisition Act is within the pecuniary competence of District Collector, Land Acquisition (Deputy Commissioner) in pursuance of SRO-235 and SRO-236 both dated 11-08-2009, issued by the Revenue Department, J&K.

Now, therefore, it is declared under sections 6 & 7 of Land Acquisition Act that the aforementioned land is needed for public purpose namely for construction of Dhar to Dashnan Road in Village Shuryan, Tehsil and District Doda. Further, the Collector, Land Acquisition, Assistant Commissioner (Revenue), Doda is hereby notified under

section 7 of the said Act to take order for acquisition of the land of which specifications are given herein above.

(Sd.) FAROOQ AHMAD KHAN, KAS,

District Collector,  
Land Acquisition,  
Deputy Commissioner,  
Doda.

GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DISTRICT COLLECTOR  
(DEPUTY COMMISSIONER),  
DODA.

Notification No. 75/DCD of 2013.

Whereas, the land particulars of which are given below is required to be acquired for construction of road from Sainik Board to ITI in Village Birshalla, Tehsil and District Doda ;

Particulars of land

District	Tehsil	Village	Kh. Nos.	Area
Doda	Doda	Birshalla	826/789/ 402 min	K. M. 00-11
			826/789/ 402 min	00-03
			826/789/ 402 min	00-03
			826/789/ 402 min	00-04
			826/789/ 402 min	00-02
			826/789/ 402 min	00-03
			836/789/ 402 min	00-03
			Total	01-09

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, 1990 BK has been issued by the Collector, Land Acquisition, Assistant Commissioner (Revenue), Doda under his No. 1372-78/Acq dated 27-11-2012 for the land measuring 01K-09M of Village Birshalla, Tehsil and District Doda particulars of which are given above for the aforesaid purpose ;

Whereas, after considering the report received from the Collector, Land Acquisition, Assistant Commissioner (Revenue), Doda bearing No. 1577-81/Acq dated 22-12-2012, the above said land is required for the public purpose namely for construction of road from Sainik Board to ITI in Village Birshalla, Tehsil and District Doda and as per the said report of Collector the grant of declaration under sections 6 & 7 of the Land Acquisition Act is within the pecuniary competence of District Collector, Land Acquisition (Deputy Commissioner) in pursuance of SRO-235 and SRO-236 both dated 11-08-2009, issued by the Revenue Department, J&K.

Now, therefore, it is declared under sections 6 & 7 of Land Acquisition Act that the aforementioned land is needed for public purpose namely for construction of road from Sainik Board to ITI in Village Birshalla, Tehsil and District Doda. Further, the Collector, Land Acquisition, Assistant Commissioner (Revenue), Doda is directed under section 7 of the said Act to take order for acquisition of the land of which specifications are given herein above.

(Sd.) FAROOQ AHMAD KHAN, KAS,

District Collector,  
Land Acquisition,  
Deputy Commissioner,  
Doda.

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GOVERNMENT OF JAMMU AND KASHMIR,  
OFFICE OF THE DISTRICT COLLECTOR  
(DEPUTY COMMISSIONER),  
DODA.

Notification No. 76/DCD of 2012.

Whereas, the land particulars of which are given below is required to be acquired for construction of Chilli to Dhandal road in Village Dhandal, Tehsil and District Doda ;



District	Tehsil	Particulars of land			Area
		Village	Kh. Nos.		
Doda	Doda	Dhandal	704 min		K. M. 00-04
			724 min		00-12
			659 min		00-15
			Total		01-11

Whereas, notification as required under sub-section (1) of section 4 of the Land Acquisition Act, 1990 BK has been issued by the Collector, Land Acquisition, Assistant Commissioner (Revenue), Doda under his No. 1638-44/Acq dated 27-12-2012 for the land measuring 01K-11M of Village Dhandal, Tehsil and District Doda particulars of which are given above for the aforesaid purpose ;

Whereas, after considering the report received from the Collector, Land Acquisition, Assistant Commissioner (Revenue), Doda bearing No. 1728-32/Acq dated 05-01-2013, the above said land is required for the public purpose namely for construction of Chilli to Dhandal road in Village Dhandal, Tehsil and District Doda and as per the said report of Collector the grant of declaration under sections 6 & 7 of the Land Acquisition Act is within the pecuniary competence of District Collector, Land Acquisition (Deputy Commissioner) in pursuance of SRO-235 and SRO-236 both dated 11-08-2009, issued by the Revenue Department, J&K.

Now, therefore, it is declared under sections 6 & 7 of Land Acquisition Act that the aforementioned land is needed for public purpose namely for construction of Chilli to Dhandal road in Village Dhandal, Tehsil and District Doda. Further, the Collector, Land Acquisition, Assistant Commissioner (Revenue), Doda is directed under section 7 of the said Act to take order for acquisition of the land of which specifications are given herein above.

(Sd.) FAROOQ AHMAD KHAN, KAS,

District Collector,  
Land Acquisition,  
Deputy Commissioner,  
Doda.

**ZONAL POLICE TELECOMMUNICATION HEADQUARTERS,  
JAMMU.**

**Notice**

Whereas, you Sgct. Opr., Sunil Kumar No. 2607/PW, TEL-006921 S/o Sh. Om Parkash R/o Village Kharah Mohalla Colony, Tehsil Akhnoor, District Jammu of VHF Station, Jourian proceeded on 5 days C/Leave w. e. f. 18-10-2012 A. N. and was due to report back on 29-10-2012 F. N. which you failed and absented your self unauthorisedly vide DDR No. 8 dated 29-10-2012 ;

Whereas, you were informed at your address through SHO concerned to report back for duty vide this office Signal Nos. Estt/ PF-2607/2012/13512 dated 02-11-2012, 14250 dated 21-11-2012 and 15519 dated 22-12-2012 but you did not bother and prefer to remained at large.

Whereas, such a prolonged absence on your part is a matter of serious concern and against the norms of Police Force. You are as such, directed through this notice to back for duty within 07 days from the receipt of this notice or its publication in Government Gazette/ Leading Dailies whichever is earlier, failing which action under rules shall be initiated against you, which may also involve loss of appointment in terms of Article 128 of J&K CSR Vol-I.

(Sd.) .....

Sr. Superintendent of Police,  
Telecommunication, Jammu Zone,  
Jammu.



**THE  
JAMMU AND KASHMIR GOVERNMENT GAZETTE**

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Vol. 126] Jammu, Thu., the 25th April, 2013/5th Vai., 1935. [No. 4

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Separate paging is given to this part in order that it may be filed as a  
separate compilation.

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**ADVERTISEMENT-C**

GOVERNMENT OF JAMMU AND KASHMIR,  
DIRECTORATE OF STATE MOTOR GARAGES DEPARTMENT,  
J&K, NEW PLOTS, JAMMU.

Abridged Auction Notice

It is notified for the information of the general public that the State Motor Garages Department is conducting auction of condemned vehicles/ unserviceable stores etc. of State Motor Garages Department and other Government Departments in the premises of State Motor Garages Department, Bemina, Bye-Pass, Srinagar w. e. f. 22-05-2013 to 23-05-2013 from 1000 hours to 1600 hours.

A detailed copy of Auction Notice can be had from the Office of Director, State Motor Garages Department, New Plots, Jammu or Deputy Director, State Motor Garages, Bemina, Bye-Pass, Srinagar on any working day between 1000 hours to 1600 hours.

(Sd.) G. A. SOFI,

Director,  
State Motor Garages Department,  
J&K Government.

**OFFICE OF THE SUPERINTENDENT, SUB-JAIL, HIRANAGAR.**

**The Abridged Tender Notice for Dietary, Electrical/Sports/Utensils and Misc. items**

Sealed tenders affixed with revenue stamps for an amount of Rs. 5/- on behalf of Governor of Jammu and Kashmir State are invited from the Original manufacturers/authorized distributors/dealers registered with the Sales Tax Department for supply of Dietary (Group "A") Electric/ Sports/Utensils (Group "B") and Misc. items (Group "C") for the year 2013-2014 as per the Annexures "A" "B" & "C" to the original NIT. The intending tenderer/s shall have to submit fresh earnest money of 30,000/- for Group "A", Rs. 10,000/- for Group "B" and Rs. 10,000/- for Group "C" pledged to the Superintendent, Sub-Jail, Hiranagar, failing which the tender/s shall not be entertained. The tender documents can be had from the Office of the Superintendent, Sub-Jail, Hiranagar up to 02-05-2013 up to 1500 hours on all working days against cash payment of Rs 500/- (Rupees five hundred) which shall be non-refundable.

The last date of receipt of sealed tender/s has been fixed as 05-05-2013 in the Office of Superintendent, Sub-Jail, Hiranagar up to 1200 hours. In case 05-05-2013 is declared a Government holiday the sealed tender/s shall be received on next working day up to 1400 hours. The sealed tender box/es containing tenders shall be opened on 07-05-2013 by the Purchase Committee at 1200 hours in the office chambers of the Superintendent, Sub-Jail, Hiranagar, in presence of the tenderer/s or their authorized representatives who may choose to be present on-spot.

(Sd.).....

Superintendent,  
Sub-Jail, Hiranagar.

بخلاف مُلُوم۔ گورنمنٹ سنگھ ولد کشمیر سنگھ قوم سکھ ساکنہ پنچ واڑے تحصیل چھبال

و پٹی ضلع ترن تارن ڈرائیور ٹرک نمبری 1879/PB-3M

حکم بنام۔ اہلکاران پولیس ریاست جموں و کشمیر

مقدمہ مندرجہ عنوان اُلصدر میں آپ کو بذریعہ وارنٹ گرفتاری گشتی عام ہذا آگاہ کیا جاتا ہے کہ متذکرہ بالا مُلُوم کے خلاف چالان مقدمہ ہذا عدالت ہذا میں پیش ہو چکا ہے اور مُلُوم بعد از تکاب جرم ریاست جموں و کشمیر روپوش ہوا ہے، جس کی دستیابی کی نسبت عدالت ہذا سے بالترتیب وارنٹ گرفتاری بلا ضمانتی جاری کئے گئے۔ البتہ مُلُوم دستیاب نہ ہو سکا ہے، اس نسبت تعمیل کنندگان کے بیانات و SHO متعلقہ کے بیان بھی زیر قلم بند لائے گئے جو کہ بحضور ملاحظہ کئے گئے جس سے راقم کو اطمینان ہوا کہ واقعہ ہی مُلُوم کی دستیابی کی کوئی اُمید نہ ہے اور تعمیل کنندگان و SHO نے بھی استدعا کی کہ مُلُوم متذکرہ بالا کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جائے۔

لہذا مُلُوم کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جاتی ہے اور وارنٹ ہذا ہر خاص و عام اہلکاران پولیس ریاست جموں و کشمیر کو مطلع کیا جاتا ہے کہ مُلُوم مذکور ریاست جموں و کشمیر میں کہیں بھی دستیاب ہو کو گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارنٹ ہذا تا دستیابی مُلُوم زیر کار رہے گا۔ تحریر اُلصدر

وارنٹ ہذا راقم کی مہر و دستخط سے جاری ہوا۔

دستخط۔ جوڈیشل مجسٹریٹ درجہ اول چمبہنی۔ بے اینڈ کے



ہو چکا ہے اور ملزم بعد از تکاب جرم ریاست جموں و کشمیر روپوش ہوا ہے، جس کی دستیابی کی نسبت عدالت ہذا سے بالترتیب وارنٹ گرفتاری بلا ضمانتی جاری کئے گئے۔ البتہ ملزم دستیاب نہ ہو سکا ہے، اس نسبت تعمیل کنندگان کے بیانات و SHO متعلقہ کے بیان بھی زیر قلمبند لائے گئے جو کہ بحضور ملاحظہ کئے گئے۔ جس سے راقم کو اطمینان ہوا کہ واقعہ ہی ملزم کی دستیابی کی کوئی اُمید نہ ہے اور تعمیل کنندگان و SHO نے بھی استدعا کی کہ ملزم متذکرہ بالا کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جائے۔

لہذا ملزم کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جاتی ہے اور وارنٹ ہذا ہر خاص و عام اہلکاران پولیس ریاست جموں و کشمیر کو مطلع کیا جاتا ہے کہ ملزم مذکور ریاست جموں و کشمیر میں کہیں بھی دستیاب ہو کو گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارنٹ ہذا تا دستیابی ملزم زیر کار رہے گا۔ تحریر اُصدر وارنٹ ہذا راقم کی مہر و دستخط سے جاری ہوا۔

بنام گورمیت سنگھ

سرکار بذریعہ تھانہ پولیس کدھ

علت نمبر 76 سال 2010ء

بجرائم زیر دفعات 279/337, 304-A RPC

وارنٹ گشتی زیر دفعہ 512 ض ف

واقعہ ہی مظلوم کی دستیابی کی کوئی اُمید نہ ہے اور تعمیل کنندگان و SHO نے بھی استدعا کی کہ مظلوم متذکرہ بالا کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جائے۔ لہذا مظلوم کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جاتی ہے اور وارنٹ ہذا ہر خاص و عام اہلکاران پولیس ریاست جموں و کشمیر کو مطلع کیا جاتا ہے کہ مظلوم مذکور ریاست جموں و کشمیر میں کہیں بھی دستیاب ہو کو گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارنٹ ہذا دستیابی مظلوم زیر کار رہے گا۔ تحریر اُلصدر وارنٹ ہذا راقم کی مہر و دستخط سے جاری ہوا۔

بنام خورشید احمد

سرکار بذریعہ تھانہ پولیس چھنی

علت نمبر 32 سال 2011ء

بجرائم زیر دفعات 341/323 354/RPC

وارنٹ گشتی زیر دفعہ 512 ض ف

بخلاف مظلوم۔ خورشید احمد ولد عبدل کریم قوم مسلمان ساکنہ بائیں تحصیل چھنی ضلع اودھم پور۔

حکم بنام۔ اہلکاران پولیس ریاست جموں و کشمیر

مقدمہ مندرجہ عنوان اُلصدر میں آپ کو بذریعہ وارنٹ گرفتاری گشتی عام ہذا آگاہ کیا جاتا ہے کہ متذکرہ بالا مظلوم کے خلاف چالان مقدمہ ہذا عدالت ہذا میں پیش

مُکَلَّم مذکور ریاست جموں و کشمیر میں کہیں بھی دستیاب ہو کو گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارنٹ ہذا تا دستیابی مُکَلَّم زیر کار رہے گا۔ تحریر اُلصدر وارنٹ ہذا راقم کی مہر و دستخط سے جاری ہوا۔

سرکار بذریعہ تھانہ پولیس چھپنی

علت نمبر 19 سال 2007ء

بجرائم زیر دفعات 279/337 RPC, 304-A

وارنٹ گشتی زیر دفعہ 512 ضف

بخلاف مُکَلَّم۔ گگن دیپ سنگھ ولد جنک سنگھ قوم سیکھ ساکنہ اجیت نگر جموں ڈرائیور ٹرک نمبری 1073/JK 02T۔

حکم بنام۔ اہلکاران پولیس ریاست جموں و کشمیر

مقدمہ مندرجہ عنوان اُلصدر میں آپ کو بذریعہ وارنٹ گرفتاری گشتی عام ہذا آگاہ کیا جاتا ہے کہ متذکرہ بالا مُکَلَّم کے خلاف چالان مقدمہ ہذا عدالت ہذا میں پیش ہو چکا ہے اور مُکَلَّم بعد ارتکاب جرم ریاست جموں و کشمیر روپوش ہوا ہے، جس کی دستیابی کی نسبت عدالت ہذا سے بالترتیب وارنٹ گرفتاری بلا ضمانتی جاری کئے گئے۔ البتہ مُکَلَّم دستیاب نہ ہو سکا ہے، اس نسبت تفصیل کنندگان کے بیانات و SHO متعلقہ کے بیان بھی زیر قلم بند لائے گئے جو کہ بحضور ملاحظہ کئے گئے۔ جس سے راقم کو اطمینان ہوا کہ



سرکار بذریعہ تھانہ پولیس چنبنی

علت نمبر 25 سال 2010ء

بجرائم زیر دفعات 188 RPC, 3 PC Act

وارنٹ گشتی زیر دفعہ 512 ض ف

بخلاف ملزم۔ (1) جاوید احمد ولد نذیر احمد لون قوم لون ساکنہ سناسر بٹو تحصیل و ضلع رام بن۔

(2) مرزا ولد نیک عالم قوم گوجر ساکنہ گلیاں ربیر سنگھ پورہ جموں

حکم بنام۔ اہلکاران پولیس ریاست جموں و کشمیر

مقدمہ مندرجہ عنوان اُلصدر میں آپ کو بذریعہ وارنٹ گرفتاری گشتی عام ہذا

آگاہ کیا جاتا ہے کہ متذکرہ بالا ملزم کے خلاف چالان مقدمہ ہذا عدالت ہذا میں پیش

ہو چکا ہے اور ملزم بعد ارتکاب جرم ریاست جموں و کشمیر روپوش ہوا ہے، جس کی دستیابی

کی نسبت عدالت ہذا سے بالترتیب وارنٹ گرفتاری بلا ضمانتی جاری کئے گئے۔ البتہ ملزم

دستیاب نہ ہو سکا ہے، اس نسبت تعمیل کنندگان کے بیانات و SHO متعلقہ کے بیان

بھی زیر قلم بند لائے گئے جو کہ بحضور ملاحظہ کئے گئے۔ جس سے راقم کو اطمینان ہوا کہ واقعہ

ہی ملزم کی دستیابی کی کوئی اُمید نہ ہے اور تعمیل کنندگان و SHO نے بھی استدعا کی

کہ ملزم متذکرہ بالا کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جائے۔

لہذا ملزم کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جاتی ہے

اور وارنٹ ہذا ہر خاص و عام اہلکاران پولیس ریاست جموں و کشمیر کو مطلع کیا جاتا ہے کہ

بخلاف ملزوم۔ شاہ محمد عرف شاہا ولد شیر محمد قوم گوجر ساکنہ کرچی ڈھیرھے تحصیل و ضلع  
اودھم پور۔

حکم بنام۔ اہلکاران پولیس ریاست جموں و کشمیر

مقدمہ مندرجہ عنوان الصدر میں آپ کو بذریعہ وارنٹ گرفتاری گشتی عام ہذا  
آگاہ کیا جاتا ہے کہ متذکرہ بالا ملزوم کے خلاف چالان مقدمہ ہذا عدالت ہذا میں پیش  
ہو چکا ہے اور ملزوم بعد از کتاب جرم ریاست جموں و کشمیر روپوش ہوا ہے، جس کی دستیابی  
کی نسبت عدالت ہذا سے بالترتیب وارنٹ گرفتاری بلا ضمانتی جاری کئے گئے۔ البتہ ملزوم  
دستیاب نہ ہو سکا ہے، اس نسبت تعمیل کنندگان کے بیانات و SHO متعلقہ کے بیان  
بھی زیر قلم بند لائے گئے جو کہ بحضور ملاحظہ کئے گئے۔ جس سے راقم کو اطمینان ہوا کہ  
واقعہ ہی ملزوم کی دستیابی کی کوئی اُمید نہ ہے اور تعمیل کنندگان و SHO نے بھی استدعا  
کی کہ ملزوم متذکرہ بالا کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جائے۔  
لہذا ملزوم کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جاتی ہے  
اور وارنٹ ہذا ہر خاص و عام اہلکاران پولیس ریاست جموں و کشمیر کو مطلع کیا جاتا ہے کہ  
ملزوم مذکور ریاست جموں و کشمیر میں کہیں بھی دستیاب ہو کو گرفتار کر کے عدالت ہذا میں  
پیش کریں۔ وارنٹ ہذا تا دستیابی ملزوم زیر کار رہے گا۔ تحریر الصدر

وارنٹ ہذا راقم کی مہر و دستخط سے جاری ہوا۔

مقدمہ مندرجہ عنوان اُلصدر میں آپ کو بذریعہ وارنٹ گرفتاری گشتی عام ہذا آگاہ کیا جاتا ہے کہ متذکرہ بالا مَلُوم کے خلاف چالان مقدمہ ہذا عدالت ہذا میں پیش ہو چکا ہے اور مَلُوم بعد از تکاب جرم ریاست جموں و کشمیر روپوش ہوا ہے۔ جس کی دستیابی کی نسبت عدالت ہذا سے بالترتیب وارنٹ گرفتاری بلا ضمانتی جاری کئے گئے۔ البتہ مَلُوم دستیاب نہ ہو سکا ہے، اس نسبت تعمیل کنندگان کے بیانات و SHO متعلقہ کے بیان بھی زیر قلم بند لائے گئے جو کہ بحضور ملاحظہ کئے گئے۔ جس سے راقم کو اطمینان ہوا کہ واقعہ ہی مَلُوم کی دستیابی کی کوئی اُمید نہ ہے اور تعمیل کنندگان و SHO نے بھی استدعا کی کہ مَلُوم متذکرہ بالا کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جائے۔ لہذا مَلُوم کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جاتی ہے اور وارنٹ ہذا ہر خاص و عام اہلکاران پولیس ریاست جموں و کشمیر کو مطلع کیا جاتا ہے کہ مَلُوم مذکور ریاست جموں و کشمیر میں کہیں بھی دستیاب ہو کو گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارنٹ ہذا تا دستیابی مَلُوم زیر کار رہے گا۔ تحریر اُلصدر وارنٹ ہذا راقم کی مہر و دستخط سے جاری ہوا۔

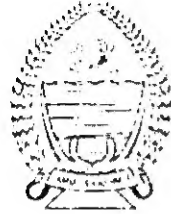
سرکار بذریعہ تھانہ پولیس کدھ

علت نمبر 13 سال 2010ء

بجرائم زیر دفعات 188 RPC, 3 PC Act

وارنٹ گشتی زیر دفعہ 512 ض ف

رجسٹرڈ نمبر جے کے۔ 33



# جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 126۔ جنوں۔ مورخہ 25 اپریل 2013ء بمطابق 5 بیساکھاست 1935 ویروار۔ نمبر 4

## اشتہارات

از عدالت جوڈیشل مجسٹریٹ درجہ اول چنبہنی

سرکار بذریعہ تھانہ پولیس کدھ

علت نمبر 26 سال 2007ء

بجرائم زیر دفعات 188 RPC, 3 PC Act

وارنٹ گشتی زیر دفعہ 512 ضف

بخلاف ملکوم۔ محمد فاروق ولد مرزا خاں قوم گوجر ساکنہ مرالیاں جنوں۔

حکم بنام۔ اہلکاران پولیس ریاست جنوں و کشمیر